IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

In re

Chapter 11

Case No. 05-44481 (RDD)

Debtors.

Update:

Update:

Description:

Case No. 05-44481 (RDD)

Update:

Case No. 05-44481 (RDD)

AFFIDAVIT OF SERVICE

I, Evan Gershbein, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On June 27, 2008, I caused to be served the document listed below (i) upon the parties listed on <u>Exhibit A</u> hereto via overnight delivery and (ii) upon the parties listed on <u>Exhibit B</u> hereto via postage pre-paid U.S. mail:

1) Debtors' Thirtieth Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed R. Bankr. P. 3007 To Certain (A) Amended Claims, (B) Equity Claim, (C) Untimely Insufficiently Documented Claim, (D) Books And Records Claims, (E) Untimely Claims, And (F) Claims Subject To Modification ("Thirtieth Omnibus Claims Objection") (Docket No. 13823) [a copy of which is attached hereto as Exhibit C]

On June 27, 2008, I caused to be served the documents listed below upon the parties listed on Exhibit D hereto via postage pre-paid U.S. mail:

- 2) Debtors' Thirtieth Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed R. Bankr. P. 3007 To Certain (A) Amended Claims, (B) Equity Claim, (C) Untimely Insufficiently Documented Claim, (D) Books And Records Claims, (E) Untimely Claims, And (F) Claims Subject To Modification ("Thirtieth Omnibus Claims Objection") (without exhibits) (Docket No. 13823) [a copy of which is attached hereto as Exhibit C]
- Personalized Notice of Objection to Claim (the "Personalized Notice") [a copy of the form of which is attached hereto as Exhibit E]. Each party's Personalized Notice was sent to the name and address listed in columns 1 and 2 of Exhibit D attached hereto. In addition, the chart provided on each party's Personalized Notice contained the information listed in columns 3 through 8 of Exhibit D attached hereto. The chart contained in the form of

- the Personalized Notice which is attached hereto as <u>Exhibit E</u> has been marked so as to demonstrate the manner in which the information listed in columns 3 through 8 of <u>Exhibit D</u> attached hereto was incorporated into each Personalized Notice.
- 4) Order Pursuant to 11 U.S.C. Section 502(b) and Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, and 9014 Establishing (I) Dates for Hearings Regarding Objections to Claims and (II) Certain Notices and Procedures Governing Objections to Claims ("Claim Objection Procedures Order") (Docket No. 6089) [a copy of which is attached hereto as Exhibit F]

On June 27, 2008, I caused to be served the documents listed below upon the parties listed on Exhibit G hereto via postage pre-paid U.S. mail:

- 5) Debtors' Thirtieth Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed R. Bankr. P. 3007 To Certain (A) Amended Claims, (B) Equity Claim, (C) Untimely Insufficiently Documented Claim, (D) Books And Records Claims, (E) Untimely Claims, And (F) Claims Subject To Modification ("Thirtieth Omnibus Claims Objection") (without exhibits) (Docket No. 13823) [a copy of which is attached hereto as Exhibit C]
- 6) Personalized Notice of Objection to Claim (the "Personalized Notice") [a copy of the form of which is attached hereto as Exhibit H]. Each party's Personalized Notice was sent to the name and address listed in columns 1 and 2 of Exhibit G attached hereto. In addition, the chart provided on each party's Personalized Notice contained the information listed in columns 3 through 12 of Exhibit G attached hereto. The chart contained in the form of the Personalized Notice which is attached hereto as Exhibit H has been marked so as to demonstrate the manner in which the information listed in columns 3 through 12 of Exhibit G attached hereto was incorporated into each Personalized Notice.
- 7) Order Pursuant to 11 U.S.C. Section 502(b) and Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, and 9014 Establishing (I) Dates for Hearings Regarding Objections to Claims and (II) Certain Notices and Procedures Governing Objections to Claims ("Claim Objection Procedures Order") (Docket No. 6089) [a copy of which is attached hereto as Exhibit F]

On June 30, 2008, I caused to be served the document listed below upon the parties listed on Exhibit I hereto via electronic notification:

8) Debtors' Thirtieth Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed R. Bankr. P. 3007 To Certain (A) Amended Claims, (B) Equity Claim, (C) Untimely Insufficiently Documented Claim, (D) Books And Records Claims, (E) Untimely Claims, And (F) Claims Subject To Modification ("Thirtieth Omnibus Claims Objection") (Docket No. 13823) [a copy of which is attached hereto as Exhibit C]

Dated: July 2, 2008	
•	/s/ Evan Gershbein
	Evan Gershbein
State of California	
County of Los Angeles	
Subscribed and sworn to (or affirmed) before Evan Gershbein, proved to me on the basis of appeared before me.	
Signature: /s/ Shannon J. Spencer	_
Commission Expires: 6/20/10	

EXHIBIT A

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	7ID	PHONE	FAX	EMAIL	PARTY / FUNCTION
Brown Rudnick Berlack Israels	CONTACT	ADDRESSI	ADDRESSZ	CITT	STATE	ZIP	PHONE	212-	EWAIL	PARTY FUNCTION
LLP	Robert J. Stark	Seven Times Square		New York	NY	10036	212-209-4800	2094801	rstark@brownrudnick.com	Indenture Trustee
	. toporto: otani	COTON TIMES Equals		TION TONK			2.2.200 .000	212-695-		indental of tractor
Cohen, Weiss & Simon	Bruce Simon	330 W. 42nd Street		New York	NY	10036	212-356-0231		bsimon@cwsny.com	
										Counsel to Flextronics International, Inc.,
										Flextronics International USA, Inc.; Multel
										Flexible Circuits, Inc.; Sheldahl de Mexico
										S.A.de C.V.; Northfield Acquisition Co.;
Curtis, Mallet-Prevost, Colt &	Otaria I Daiana	404 Dark Assaura		Na	NIV	10178-	0400000000	21269715		Flextronics Asia-Pacific Ltd.; Flextronics
mosle LLP	Steven J. Reisman	101 Park Avenue		New York	NY	0061	2126966000	59	sreisman@cm-p.com	Technology (M) Sdn. Bhd
								212-450- 3092		
	Donald Bernstein						212-450-4092		donald.bernstein@dpw.com	Counsel to Debtor's Postpetition
Davis, Polk & Wardwell	Brian Resnick	450 Lexington Avenue		New York	NY	10017	212-450-4213		brian.resnick@dpw.com	Administrative Agent
Bavio, i oik a vvaravon	Brian reemok	100 Lexington 7 tvende		TTOW TOIK		10011	212 100 1210	0210	sean.p.corcoran@delphi.co	/ turning a day o / tgorit
								248-813-	m	
Delphi Corporation	Sean Corcoran, Karen Craft	5725 Delphi Drive		Troy	MI	48098	248-813-2000		karen.i.craft@delphi.com	Debtors
	, , , , , , , , , , , , , , , , , , , ,			110,				303-652-		
Flextronics International	Carrie L. Schiff	305 Interlocken Parkway		Broomfield	CO	80021	303-927-4853	4716	cschiff@flextronics.com	Counsel to Flextronics International
Flextronics International USA,		·							paul.anderson@flextronics.c	Counsel to Flextronics International USA,
Inc.	Paul W. Anderson	2090 Fortune Drive		San Jose	CA	95131	408-428-1308		<u>om</u>	Inc.
		6501 William Cannon						512-895-	trey.chambers@freescale.co	
Freescale Semiconductor, Inc.	Richard Lee Chambers, III	Drive West	MD: OE16	Austin	TX	78735	512-895-6357	3090	<u>m</u>	Creditor Committee Member
	Brad Eric Sheler									
	Bonnie Steingart									
	Vivek Melwani							040.050		
Fried, Frank, Harris, Shriver &	Jennifer L Rodburg	One New York Plaza		Naw York	NIV	10004	242 050 0000	212-859- 4000	rodbuje@ffhsj.com sliviri@ffhsi.com	Counsel to Equity Security Holders Committee
Jacobson	Richard J Slivinski	Offe New York Plaza		New York	NY	10004	212-859-8000	212-841-	randall.eisenberg@fticonsult	Committee
FTI Consulting, Inc.	Randall S. Eisenberg	3 Times Square	11th Floor	New York	NY	10036	212-2471010	9350	ing.com	Financial Advisors to Debtors
1 11 Consuming, me.	Trandair 6: Elsenberg	o rimes oquare	1111111001	THEW TOTAL	141	10000	212-247 1010	866-585-	ing.com	I mandal Advisors to Debtors
General Electric Company	Valerie Venable	9930 Kincey Avenue		Huntersville	NC	28078	704-992-5075		valerie.venable@ge.com	Creditor Committee Member
		1701 Pennsylvania						202-659-		
Groom Law Group	Lonie A. Hassel	Avenue, NW		Washington	DC	20006	202-857-0620	4503	lhassel@groom.com	Counsel to Employee Benefits
·								212-751-		. ,
Hodgson Russ LLP	Stephen H. Gross	1540 Broadway	24th FI	New York	NY	10036	212-751-4300	0928	sgross@hodgsonruss.com	Counsel to Hexcel Corporation
Honigman Miller Schwartz and		2290 First National	660 Woodward			48226-		313-465-		
Cohn LLP	Frank L. Gorman, Esq.	Building	Avenue	Detroit	MI	3583	313-465-7000		fgorman@honigman.com	Counsel to General Motors Corporation
Honigman Miller Schwartz and		2290 First National	660 Woodward			48226-		313-465-		
Cohn LLP	Robert B. Weiss, Esq.	Building	Avenue	Detroit	MI	3583	313-465-7000		rweiss@honigman.com	Counsel to General Motors Corporation
		477.14: 1		D		40000	040 000 0040	313-628-		M. I. IDO
Internal Revenue Service	Attn: Insolvency Department	477 Michigan Ave	Mail Stop 15	Detroit	MI	48226	313-628-3648			Michigan IRS
Internal Revenue Service	Attn: Insolvency Department, Maria Valerio	290 Broadway	5th Floor	New York	NY	10007	212-436-1038	212-436- 1931	mariaivalerio@irs.gov	IRS
Internal Revenue Service	Iviaria valerio	290 Bloadway	311 F1001	INEW TOIK	INI	10007	212-430-1030	937-294-	<u>manarvaleno@irs.gov</u>	ING
IUE-CWA	Conference Board Chairman	2360 W. Dorothy Lane	Suite 201	Dayton	ОН	45439	937-294-7813			Creditor Committee Member
102 0777	Comercine Board Chairman	2000 VV. Borothy Lune	Cuito 201	Dayton	011	10 100	007 201 7010	212-284-		Greater Committee Member
Jefferies & Company, Inc,	William Q. Derrough	520 Madison Avenue	12th Floor	New York	NY	10022	212-284-2521	2470	bderrough@jefferies.com	UCC Professional
F - 2/	1.3							212-270-	richard.duker@jpmorgan.co	
JPMorgan Chase Bank, N.A.	Richard Duker	270 Park Avenue		New York	NY	10017	212-270-5484	4016	<u>m</u>	Prepetition Administrative Agent
									gianni.russello@jpmorgan.c	
									<u>om</u>	
								212-270-	susan.atkins@jpmorgan.co	
JPMorgan Chase Bank, N.A.	Susan Atkins, Gianni Russello	277 Park Ave 8th Fl		New York	NY	10172	212-270-0426	0430	<u>m</u>	Postpetition Administrative Agent

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
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LLP	Gordon Z. Novod	Americas		New York	NY	10036	212-715-9100	8000	gnovod@kramerlevin.com	Information Services, LLC
Kramer Levin Naftalis & Frankel		1177 Avenue of the						212-715-		Counsel Data Systems Corporation; EDS
LLP	Thomas Moers Mayer	Americas		New York	NY	10036	212-715-9100	8000	tmayer@kramerlevin.com	Information Services, LLC
								310-823-		
Kurtzman Carson Consultants	Sheryl Betance	2335 Alaska Ave		El Segundo	CA	90245	310-823-9000		sbetance@kccllc.com	Noticing and Claims Agent
								212-751-		Counsel to Official Committee of
Latham & Watkins LLP	Robert J. Rosenberg	885 Third Avenue		New York	NY	10022	212-906-1370		robert.rosenberg@lw.com	Unsecured Creditors
Law Debenture Trust of New								212-750-		
York	Daniel R. Fisher	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474		daniel.fisher@lawdeb.com	Indenture Trustee
Law Debenture Trust of New	B	400 14 11 4	E # E		h 13.7	10017	040 750 0474	212-750-		
York	Patrick J. Healy	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474		patrick.healy@lawdeb.com	Indenture Trustee
MaDarmatt Will & Francis II D	David D. Claam	227 Mont Manua Chroat	Cuito E400	Chicago	IL	00000	242 272 2000	312-984-	delega (Omisse eem	Coursel to Destinal North America Inc
McDermott Will & Emery LLP	David D. Cleary	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000		dcleary@mwe.com	Counsel to Recticel North America, Inc.
McDormott Will & Emony LLD	lagan I Da lankar	227 Most Monroe Street	Suito E400	Chicago	IL	60606	212 272 2000	312-984-	idaiankar@mwa aam	Councel to Destinal North America Inc
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		5301 Wisconsin Ave.						202-364-		Proposed Counsel to The Official
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INICTIGUE LAW I IIIII	COMISM 1 : MILCHEOCK	IN.VV.	Suite 330	vvasinigtori	DC	20013	202-304-0900	3300	commemctigueiaw.com	Counsel to Movant Retirees and
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Merigae Law Film	o. Brian We rigue	14.44.	oute 550	vvasinigtori	БО	20010	202 004 0300	212-682-	Iszlezinger@mesirowfinanci	Committee of retirees
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Morrison Cohen LLP	Joseph T. Moldovan, Esq.	909 Third Avenue		New York	NY	10022	2127358603	03	com	Michigan
	Mark Schonfeld, Regional							212-336-		3
Northeast Regional Office	Director	3 World Financial Center	Room 4300	New York	NY	10281	212-336-1100		newyork@sec.gov	Securities and Exchange Commission
				New York				212-416-	william.dornbos@oag.state.	9
Office of New York State	Attorney General Eliot Spitzer	120 Broadway		City	NY	10271	212-416-8000	6075	ny.us	New York Attorney General's Office
								213-430-		,
O'Melveny & Myers LLP	Robert Siegel	400 South Hope Street		Los Angeles	CA	90071	213-430-6000	6407	rsiegel@omm.com	Special Labor Counsel
	Tom A. Jerman, Rachel							202-383-		
O'Melveny & Myers LLP	Janger	1625 Eye Street, NW		Washington	DC	20006	202-383-5300	5414	tjerman@omm.com	Special Labor Counsel
Pension Benefit Guaranty								202-326-	garrick.sandra@pbgc.gov	Counsel to Pension Benefit Guaranty
Corporation	Jeffrey Cohen	1200 K Street, N.W.	Suite 340	Washington	DC	20005	202-326-4020	4112	efile@pbgc.gov	Corporation
Pension Benefit Guaranty						20005-				Chief Counsel to the Pension Benefit
Corporation	Ralph L. Landy	1200 K Street, N.W.	Suite 340	Washington	DC	4026	2023264020	2.02E+09	landy.ralph@pbgc.gov	Guaranty Corporation
					1					Counsel to Freescale Semiconductor,
								212-262-		Inc., f/k/a Motorola Semiconductor
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		1251 Avenue of the						212-403-	david.resnick@us.rothschild	
Rothchild Inc.	David L. Resnick	Americas		New York	NY	10020	212-403-3500	5454	<u>.com</u>	Financial Advisor
						10018-		212-218-		Counsel to Murata Electronics North
Seyfarth Shaw LLP	Robert W. Dremluk	620 Eighth Ave		New York	NY	1405	212-218-5500		rdremluk@seyfarth.com	America, Inc.; Fujikura America, Inc.
								212-848-	dbartner@shearman.com	
Shearman & Sterling LLP	Douglas Bartner, Jill Frizzley	599 Lexington Avenue		New York	NY	10022	212-8484000	7179	jfrizzley@shearman.com	Local Counsel to the Debtors

05-44481-rdd Doc 13837 Filed 07/02/08 Entered 07/02/08 17:41:59 Main Document Boh7cofo1ti00 Master Service List

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									kziman@stblaw.com	Counsel to Debtor's Prepetition
Simpson Thatcher & Bartlett	Kenneth S. Ziman, Robert H.							212-455-	rtrust@stblaw.com	Administrative Agent, JPMorgan Chase
LLP	Trust, William T. Russell, Jr.	425 Lexington Avenue		New York	NY	10017	212-455-2000	2502	wrussell@stblaw.com	Bank, N.A.
									ibutler@skadden.com	
Skadden, Arps, Slate, Meagher	John Wm. Butler, John K.							312-407-	ilyonsch@skadden.com	
& Flom LLP	Lyons, Ron E. Meisler	333 W. Wacker Dr.	Suite 2100	Chicago	IL	60606	312-407-0700		rmeisler@skadden.com	Counsel to the Debtor
Skadden, Arps, Slate, Meagher	Kayalyn A. Marafioti, Thomas							212-735-	kmarafio@skadden.com	
& Flom LLP	J. Matz	4 Times Square	P.O. Box 300	New York	NY	10036	212-735-3000	2000	tmatz@skadden.com	Counsel to the Debtor
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Spencer Fane Britt & Browne		1 North Brentwood						314-862-		Proposed Counsel to The Official
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Spencer Fane Britt & Browne		1 North Brentwood						314-862-		Proposed Counsel to The Official
LLP	Nicholas Franke	Boulevard	Tenth Floor	St. Louis	MO	63105	314-863-7733	4656	nfranke@spencerfane.com	Committee of Retirees
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	MaryAnn Brereton, Assistant							973-656-		
Tyco Electronics Corporation	General Counsel	60 Columbia Road		Morristown	NJ	7960	973-656-8365			Creditor Committee Member
								212-668-		
								2255		
								does not		
								take		
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United States Trustee	Alicia M. Leonhard	33 Whitehall Street	21st Floor	New York	NY	2112	212-510-0500	via fax		Counsel to United States Trustee
1										
			301 Commerce					817-810-		Proposed Conflicts Counsel to the Official
Warner Stevens, L.L.P.	Michael D. Warner	1700 City Center Tower I	Street	Fort Worth	TX	76102	817-810-5250		<u>m</u>	Committee of Unsecured Creditors
								212-310-		
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								212-310-		
Weil, Gotshal & Manges LLP	Jeffrey L. Tanenbaum, Esq.	767 Fifth Avenue		New York	NY	10153	212-310-8000		jeff.tanenbaum@weil.com	Counsel to General Motors Corporation
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Wilmington Trust Company	Steven M. Cimalore	Rodney Square North	Street	Wilmington	DE	19890	302-636-6058	4143	<u>om</u>	Trustee

EXHIBIT B

COMPANY	CONTACT	ADDDECC4	ADDDECCO	CITY	CTATE	710	DUONE	DARTY / FUNCTION
COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	PARTY / FUNCTION
Airgas, Inc.	David Boyle	259 Radnor-Chester Road, Suite 100	P.O. Box 6675	Radnor	PA	19087-8675	610-230-3064	Counsel to Airgas, Inc.
Akebono Corporation (North	David Boyle	Salle 100	1 .O. DOX 0073	radioi	1 /	19007-0073	010-230-3004	Vice President of Administration for
America)	Alan Swiech	34385 Twelve Mile Road		Farminton Hills	МІ	48331	248-489-7406	Akebono Corporation
Angelo, Gordon & Co.	Leigh Walzer	245 Park Avenue	26th Floor	New York	NY	10167	212-692-8251	Akebolio Corporation
Angelo, Gordon & Co.	Andy Leinhoff	1301 S. Capital of Texas	2011111001	INEW TOIK	INI	10107	212-092-0231	
APS Clearing, Inc.	Matthew Hamilton	Highway	Suite B-220	Austin	TX	78746	512-314-4416	Counsel to APS Clearing, Inc.
Bingham McHale LLP	Michael J Alerding	10 West Market Street	Suite 2700	Indianapolis	IN	46204	317-635-8900	Counsel to Universal Tool & Engineering co., Inc. and M.G. Corporation
Cage Williams & Abelman, P.C.	Steven E. Abelman	1433 Seventeenth Street		Denver	СО	80202	303-295-0202	Counsel to United Power, Inc.
Calinoff & Katz, LLp	Dorothy H. Marinis-Riggio		17th Floor	New York	NY	10017	212-826-8800	Counsel to Computer Patent Annuities Limited Partnership, Hydro Aluminum North America, Inc., Hydro Aluminum Adrian, Inc., Hydro Aluminum Precision Tubing NA, LLC, Hydro Alumunim Ellay Enfield Limited, Hydro Aluminum Rockledge, Inc., Norsk Hydro Canada, I
Colbert & Winstead, P.C.	Amy Wood Malone	1812 Broadway		Nashville	TN	37203	615-321-0555	Counsel to Averitt Express, Inc.
Coolidge, Wall, Womsley & Lombard Co. LPA	Steven M. Wachstein	33 West First Street	Suite 600	Dayton	ОН	45402	937-223-8177	Counsel to Harco Industries, Inc.; Harco Brake Systems, Inc.; Dayton Supply & Tool Coompany
Coolidge, Wall, Womsley & Lombard Co. LPA	Sylvie J. Derrien	33 West First Street	Suite 600	Dayton	ОН	45402	937-223-8177	Counsel to Harco Industries, Inc.; Harco Brake Systems, Inc.; Dayton Supply & Tool Coompany
Curtis, Mallet-Prevost, Colt & Mosle LLP	Andrew M. Thau	101 Park Avenue		New York	NY	10178-0061	212-696-8898	Counsel to Flextronics International, Inc., Flextronics International USA, Inc.; Multek Flexible Circuits, Inc.; Sheldahl de Mexico S.A.de C.V.; Northfield Acquisition Co.; Flextronics Asia- Pacific Ltd.; Flextronics Technology (M) Sdn. Bhd

In re. Delphi Corporation, et al. Case No. 05-44481 (RDD)

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	PARTY / FUNCTION
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Delphi Corporation
2002 List

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EXHIBIT C

Hearing Date And Time: July 31, 2008 at 10:00 a.m. (Prevailing Eastern Time) Response Date And Time: July 24, 2008 at 4:00 p.m. (Prevailing Eastern Time)

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

(Jointly Administered)

Debtors. :

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DEBTORS' THIRTIETH OMNIBUS OBJECTION PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007 TO CERTAIN (A) AMENDED CLAIMS, (B) EQUITY CLAIMS, (C) UNTIMELY INSUFFICIENTLY DOCUMENTED CLAIM, (D) BOOKS AND RECORDS CLAIMS, (E) UNTIMELY CLAIMS, AND (F) CLAIMS SUBJECT TO MODIFICATION

("THIRTIETH OMNIBUS CLAIMS OBJECTION")

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), hereby submit this Thirtieth Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Amended Claims, (B) Equity Claims, (C) Untimely Insufficiently Documented Claim, (D) Books And Records Claims, (E) Untimely Claims, And (F) Claims Subject To Modification (the "Thirtieth Omnibus Claims Objection"), and respectfully represent as follows:

Background

A. The Chapter 11 Filings

- 1. On October 8 and 14, 2005, the Debtors filed voluntary petitions in this Court for reorganization relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as then amended (the "Bankruptcy Code"). The Debtors continue to operate their businesses and manage their properties as debtors-in-possession under Bankruptcy Code sections 1107(a) and 1108. This Court has ordered joint administration of these cases.
- 2. No trustee or examiner has been appointed in these cases. On October 17, 2005, the Office of the United States Trustee (the "U.S. Trustee") appointed an official committee of unsecured creditors. On April 28, 2006, the U.S. Trustee appointed an official committee of equity holders (together with the official committee of unsecured creditors, the "Statutory Committees").
- 3. On September 6, 2007, the Debtors filed the Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In Possession (Docket No. 9263) and the Disclosure Statement With Respect To Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In Possession (Docket No. 9264).

Subsequently, on December 10, 2007, the Debtors filed the First Amended Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession (Docket No. 11386) (the "Plan") and the First Amended Disclosure Statement with respect to the Plan (Docket No. 11388) (the "Disclosure Statement"). The Court entered an order approving the adequacy of the Disclosure Statement and granting the related solicitation procedures motion on December 10, 2007 (Docket No. 11389). On January 25, 2008, the Court entered an order confirming the Plan (as modified) (Docket No. 12359) (the "Confirmation Order"), which became a final order on February 4, 2008.

- 4. On April 4, 2008, the Debtors announced that although they had met the conditions required to substantially consummate the Plan, including obtaining \$6.1 billion of exit financing, Delphi's Plan Investors (as defined in the Plan) refused to participate in a closing that was commenced but not completed and refused to fund their Investment Agreement (as defined in the Plan) with Delphi. On May 16, 2008, Delphi filed complaints for damages and specific performance against the Plan Investors and related parties who refused to honor their equity financing commitments and refused to participate in the closing that would have led to Delphi's successful emergence from chapter 11. The Debtors nevertheless continue to work with their stakeholders to achieve their goal of emerging from chapter 11 as soon as practicable.
- 5. This Court has jurisdiction over this motion pursuant to 28 U.S.C. §§ 157 and 1334. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding under 28 U.S.C. § 157(b)(2).
- 6. The statutory predicates for the relief requested herein are sections 502(b) of the Bankruptcy Code and Rule 3007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

B. Current Business Operations Of The Debtors

- 7. Delphi and its subsidiaries and affiliates (collectively, the "Company") as of December 31, 2007 had global net sales of \$22.3 billion and global assets of approximately \$13.7 billion.¹ At the time of its chapter 11 filing, Delphi ranked as the fifth largest public company business reorganization in terms of revenues and the thirteenth largest public company business reorganization in terms of assets. Delphi's non-U.S. subsidiaries are not chapter 11 debtors and have continued their business operations without supervision from the Court.²
- 8. The Company is a leading global technology innovator with significant engineering resources and technical competencies in a variety of disciplines, and is one of the largest global suppliers of vehicle electronics, transportation components, integrated systems and modules, and other electronic technology. The Company supplies products to nearly every major global automotive original equipment manufacturer ("OEM").
- 9. Delphi was incorporated in Delaware in 1998 as a wholly owned subsidiary of General Motors Corporation ("GM"). Prior to January 1, 1999, GM conducted the Company's business through various divisions and subsidiaries. Effective January 1, 1999, the assets and liabilities of these divisions and subsidiaries were transferred to the Company in accordance with the terms of a Master Separation Agreement between Delphi and GM. In connection with these transactions, Delphi accelerated its evolution from a North American-

The aggregated financial data used herein generally consists of consolidated information from Delphi and its worldwide subsidiaries and affiliates as disclosed in the Company's Form 10-K filed on February 19, 2008.

On March 20, 2007, Delphi Automotive Systems Espana S.L. ("DASE"), whose sole operation is a non-core automotive component plant in Cadiz, Spain, filed a "Concurso" application for a Spanish insolvency proceeding, which was approved by the Spanish court on April 13, 2007. On July 4, 2007, DASE, its Concurso receivers, and the Cadiz workers councils and unions reached a settlement on a social plan, the funding of which was approved by this Court on July 19, 2007. The Spanish court approved the social plan on July 31, 2007. The Concurso proceeding is consistent with Delphi's transformation plan to optimize its manufacturing footprint and to lower its overall cost structure.

based, captive automotive supplier to a global supplier of components, integrated systems, and modules for a wide range of customers and applications. Although GM is still the Company's single largest customer, today more than half of Delphi's revenue is generated from non-GM sources.

C. Events Leading To The Chapter 11 Filing

- 10. In the first two years following Delphi's separation from GM, the Company generated approximately \$2 billion in net income. Every year thereafter, however, with the exception of 2002, the Company has suffered losses. In calendar year 2004, the Company reported a net loss of approximately \$4.8 billion on \$28.6 billion in net sales.³ Reflective of a continued downturn in the marketplace, in 2005 Delphi incurred net losses of approximately \$2.4 billion on net sales of \$26.9 billion. Moreover, in 2006 the Debtors incurred a net loss of \$5.5 billion, \$3.0 billion of which comprised charges related to the U.S. employee special attrition programs, and in 2007, the Debtors incurred a net loss of \$3.1 billion.
- deteriorated because of (i) increasingly unsustainable U.S. legacy liabilities and operational restrictions preventing the Debtors from exiting non-profitable, non-core operations, all of which had the effect of creating largely fixed labor costs, (ii) a competitive U.S. vehicle production environment for domestic OEMs resulting in the reduced number of motor vehicles that GM produces annually in the United States and related pricing pressures, and (iii) increasing commodity prices.

Reported net losses in calendar year 2004 reflect a \$4.1 billion tax charge, primarily related to the recording of a valuation allowance on U.S. deferred tax assets as of December 31, 2004. The Company's net operating loss in calendar year 2004 was \$482 million.

12. In light of these factors, the Company determined that it would be imprudent and irresponsible to defer addressing and resolving its U.S. legacy liabilities, product portfolio, operational issues, and forward-looking revenue requirements. Because discussions with its major stakeholders had not progressed sufficiently by the end of the third quarter of 2005, the Company commenced these chapter 11 cases for its U.S. businesses to complete its transformation plan and preserve value for its stakeholders.

D. The Debtors' Transformation Plan

transformation plan that it believed would enable it to return to stable, profitable business operations. The Debtors stated that they needed to focus on five key areas: first, modifying the Company's labor agreements to create a competitive arena in which to conduct business; second, concluding their negotiations with GM to finalize GM's financial support for the Debtors' legacy and labor costs and to ascertain GM's business commitment to the Company; third, streamlining their product portfolio to capitalize on their world-class technology and market strengths and make the necessary manufacturing alignment with their new focus; fourth, transforming their salaried workforce to ensure that the Company's organizational and cost structure is competitive and aligned with its product portfolio and manufacturing footprint; and fifth, devising a workable solution to their current pension situation.

E. <u>Plan Confirmation And Postconfirmation Matters</u>

14. The confirmed Plan is based upon a series of global settlements and compromises that involve nearly every major constituency in the Debtors' reorganization cases. The Global Settlement Agreement and the Master Restructuring Agreement provide for a comprehensive settlement with GM, and both agreements were approved by this Court in the Confirmation Order. After the Plan was confirmed, the Debtors focused their efforts on

satisfying the conditions for the Plan to become effective. The Debtors satisfied those conditions and on April 4, 2008 began a formal closing process attended by representatives of GM, the exit lenders, and the Statutory Committees. The Plan Investors, however, refused to participate in the closing or fund their obligations under the Investment Agreement. Instead, the Plan Investors delivered written notices purporting to terminate the Investment Agreement based on both alleged breaches by the Debtors and the failure of the Plan's effective date to occur by April 4, 2008. On May 16, 2008, Delphi filed complaints for damages and specific performance against the Plan Investors and related parties who refused to honor their equity financing commitments and refused to participate in the closing that would have led to Delphi's successful emergence from chapter 11. The Debtors nevertheless are working with their stakeholders to evaluate their options to move forward with emerging from chapter 11 as soon as reasonably practicable.

15. Upon the conclusion of the reorganization process, the Debtors expect to emerge as a stronger, more financially sound business with viable U.S. operations that are well-positioned to advance global enterprise objectives. In the meantime, Delphi will marshal all of its resources to continue to deliver high-quality products to its customers globally. Additionally, the Company will preserve and continue the strategic growth of its non-U.S. operations and maintain its prominence as the world's premier auto supplier.

F. Bar Date, Proofs Of Claim, And Omnibus Claims Objections

16. On April 12, 2006, this Court entered an Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof (Docket No. 3206) (the "Bar Date Order"). Among other things, the Bar Date Order established July 31, 2006 (the "Bar Date") as the last date for all persons and entities holding or wishing to assert "Claims," as such term is defined in 11 U.S.C. § 101(5) (each, a "Claim"),

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against a Debtor (collectively, the "Claimants") to file a proof of claim with respect to each such Claim.

- 17. On or prior to April 20, 2006, Kurtzman Carson Consultants LLC, the claims and noticing agent in these cases (the "Claims Agent"), provided notice of the Bar Date by mailing a notice of Bar Date approved by this Court (the "Bar Date Notice"), together with a proof of claim form, to (a) the persons or entities set forth in the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs filed with this Court on January 20, 2006 (and subsequently amended on February 1, 2006 and April 18, 2006) (collectively, the "Schedules and Statements") and (b) the persons and entities included in the notice database compiled by the Debtors, but not listed on any of the Schedules and Statements. In total, the Debtors provided Bar Date Notices to more than 500,000 persons and entities.
- In addition, the Debtors published the Bar Date Notice in the New York

 Times (National Edition), the Wall Street Journal (National, European, and Asian Editions),

 USA Today (Worldwide Edition), the Automotive News (National Edition), and in local editions of the following publications: the Adrian Daily Telegram, the Arizona Daily Star, the Buffalo News, the Chicago Sun Times, the Clinton News, the Columbia Dispatch, the Daily Leader,

 Dayton Daily News, the Detroit Free Press, the El Paso Times, the Fitzgerald Herald Leader, the Flint Journal, the Gadsden Times, the Grand Rapids Press, the Greenville News, the Indianapolis Star, the Kansas City Star, the Kokomo Tribune, the Lansing State Journal, the Laurel Leader, the Los Angeles Daily News, the Milwaukee Journal Sentinel, the Mobile Beacon, the Mobile Register, the Oakland Press, the Olathe Daily News, the Rochester Democrat and Chronicle, the Saginaw News, the Sandusky Register, the Tribune Chronicle, the Tulsa World, the Tuscaloosa

News, and <u>The Vindicator</u>, and electronically through posting on the Delphi Legal Information Website, <u>www.delphidocket.com</u>, on or before April 24, 2006.

- 19. Approximately 16,810 proofs of claim (the "Proofs of Claim") have been filed against the Debtors in these cases. The Debtors have filed 29 omnibus Claims objections, ⁴ pursuant to which this Court has disallowed and expunged 9,602 Claims and modified approximately 3,610 Claims. In addition, the hearings with respect to approximately 490 Claims have been adjourned pursuant to the Claims Objection Procedures Order (as defined below).
- 20. On October 31, 2006, the Debtors filed the Motion For Order Pursuant To 11 U.S.C. §§ 502(b) And 502(c) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Disallowance Or Estimation Of Claims And (ii) Certain Notices And Procedures Governing Hearings Regarding Disallowance Or Estimation Of Claims (Docket No. 5453), in which the Debtors requested this Court, among other things, to approve certain procedures for contested claim objections. On December 7, 2006, the Court entered the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections to Claims (Docket No. 6089) (the "Claims Objection Procedures Order").
- 21. On November 30, 2007, the Debtors filed the Motion Under New Bankruptcy Rule 3007(c) And 11 U.S.C. § 105(a) For Order Authorizing Debtors To Continue

The Debtors filed Claims objections on September 19, 2006 (Docket No. 5151), October 31, 2006 (Docket Nos. 5451 and 5452), December 8, 2006 (Docket Nos. 6099 and 6100), January 12, 2007 (Docket Nos. 6571 and 6585), February 15, 2007 (Docket Nos. 6962 and 6968), March 16, 2007 (Docket Nos. 7300 and 7301), April 27, 2007 (Docket Nos. 7824 and 7825), May 22, 2007 (Docket Nos. 7998 and 7999), June 15, 2007 (Docket Nos. 8270 and 8271), July 13, 2007 (Docket Nos. 8616 and 8617), August 24, 2007 (Docket No. 9151), September 21, 2007 (Docket No. 9535), October 26, 2007 (Docket No. 10738), November 19, 2007 (Docket No. 10982), December 21, 2007 (Docket No. 11588), January 18, 2008 (Docket No. 12288), February 15, 2008 (Docket Nos. 12686 and 12687), and March 27, 2008 (Docket Nos. 13269 and 13270).

Claims Objection Procedures Under Order Dated December 7, 2006 Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (I) Dates For Hearings Regarding Objections To Claims And (II) Certain Notices And Procedures Governing Objections To Claims (Docket No. 11187). In that motion, the Debtors requested this Court, among other things, to authorize the Debtors to continue the current practices and procedures for filing and serving notice of omnibus Claims objections pursuant to the Claims Objection Procedures Order, including omnibus Claims objections to more than 100 Claims. On December 20, 2007, this Court granted this relief by entering the Order Under New Bankruptcy Rule 3007 And 11 U.S.C. § 105(a) Authorizing Debtors To Continue Claims Objection Procedures Under Order Dated December 7, 2006 Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (I) Dates For Hearings Regarding Objections To Claims And (II) Certain Notices And Procedures Governing Objections To Claims (Docket No. 11561).

22. In this Thirtieth Omnibus Claims Objection, the Debtors are objecting to 135 Proofs of Claim, all of which are set forth on Exhibit H hereto in alphabetical order by claimant and cross-referenced by proof of claim number and basis of objection.

Relief Requested

23. By this Thirtieth Omnibus Claims Objection, the Debtors seek entry of an order pursuant to section 502(b) of the Bankruptcy Code and Bankruptcy Rule 3007 disallowing and expunging (a) the Claim set forth on Exhibit A-1 hereto because it has been amended and superseded by a later-filed Claim, (b) the Claim set forth on Exhibit A-2 hereto because it has been amended and superseded by a later-filed Claim and is subject to a prior order, (c) the Claim set forth on Exhibit B-1 hereto because it was filed by a holder of Delphi common stock solely

on account of its stock holdings, (d) the Claims set forth on Exhibit B-2 hereto because they were filed by holders of Delphi common stock solely on account of their stock holdings and were untimely filed pursuant to the Bar Date Order, (e) the Claim set forth on Exhibit C hereto because it contains insufficient documentation in support of the Claim asserted and was untimely filed pursuant to the Bar Date Order, (f) the Claims set forth on Exhibit D-1 hereto because they assert liabilities or dollar amounts that are not reflected on the Debtors' books and records, (g) the Claims set forth on Exhibit D-2 hereto because they assert liabilities or dollar amounts that are not reflected on the Debtors' books and records and were untimely filed pursuant to the Bar Date Order, (h) the Claim filed by a taxing authority set forth on Exhibit D-3 hereto because it asserts liabilities or dollar amounts that are not reflected on the Debtors' books and records and was untimely filed pursuant to the Bar Date Order, and (i) the Claims set forth on Exhibit E hereto because they were untimely filed pursuant to the Bar Date Order.

24. In addition, by the Thirtieth Omnibus Claims Objection the Debtors seek entry of an order pursuant to section 502(b) of the Bankruptcy Code and Bankruptcy Rule 3007 revising the asserted amount and/or classification with respect to the Claims set forth on Exhibit F hereto because they assert liabilities or dollar amounts that are not reflected on the Debtors' books and records.

Objections To Claims

G. Amended Claims

25. During the Debtors' review of the Proofs of Claim, the Debtors determined that many Claims evidenced by Proofs of Claim were subsequently amended and superseded by other Proofs of Claim filed by creditors with respect to the same liabilities (the "Amended Claims"). For instance, many Amended Claims were filed to amend an amount previously

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claimed in an earlier Proof of Claim (the "Original Claim"). Other Amended Claims were filed to amend the classification of part or all of an Original Claim.

- 26. It is axiomatic that creditors are not entitled to multiple recoveries for a single liability against a debtor. Accordingly, the Debtors wish to eliminate two Original Claims for which Amended Claims were subsequently filed. One of the Amended Claims had been modified pursuant to a prior order (the "Amended Claim That Is Subject To Prior Order").
- identified on Exhibit A-1 hereto is the Claim that the Debtors have identified as an Amended Claim that had not been modified pursuant to a prior order. Attached hereto as Exhibit A-2 is the Claim that the Debtors have identified as an Amended Claim That Is Subject To Prior Order. For each Amended Claim and Amended Claim That Is Subject To Prior Order, Exhibits A-1 and A-2, classify a Proof of Claim as either a "Claim To Be Expunged" (the "Expunged Claim") or as a "Surviving Claim" (the "Surviving Claim"). Generally, the Surviving Claims reflect the classifications of the liabilities as reflected on the Debtors' Schedules and Statements. The Debtors request that the Claims marked as Expunged Claims on Exhibits A-1 and A-2 be disallowed and expunged. With respect to the Claims on Exhibits A-1 and A-2 marked as Surviving Claims, the Debtors do not seek any relief at this time. The inclusion of the Surviving Claims on Exhibits A-1 and A-2 does not reflect any view by the Debtors as to the ultimate validity of any such Claims. The Debtors therefore expressly reserve all of their rights to further object to any or all of the Surviving Claims at a later date on any basis whatsoever, except as expressly provided in paragraph 51 below.
- 28. Accordingly, the Debtors (a) object to the Amended Claim and the Amended Claim That Is Subject To Prior Order and (b) seek entry of an order disallowing and

expunging the Amended Claim and the Amended Claim That Is Subject To Prior Order in their entirety.

H. Equity Claims

- 29. During their Claims review, the Debtors determined that a certain Proof of Claim filed against the Debtors represents a proof of interest that was filed by or on behalf of a person holding Delphi common stock (the "Equity Claim"). In addition, the Debtors determined that certain Proofs of Claim filed against the Debtors also represent proofs of interest that were filed by or on behalf of a person holding Delphi common stock and were received by the Debtors after the Bar Date (the "Untimely Equity Claims"). The Debtors caused the Claims Agent to serve notice of the Bar Date on holders of Delphi common stock to ensure that holders of stock who wished to assert claims against any of the Debtors that were not based solely upon their ownership of Delphi common stock would be afforded the opportunity to file claims in these chapter 11 cases.
- 30. The ownership of Delphi common stock constitutes an equity interest in Delphi, but does not constitute a "claim" against Delphi's estate as such term is defined in section 101(5) of the Bankruptcy Code. Furthermore, as set forth in the Bar Date Notice that was approved by this Court, creditors and equity holders were notified that they were not required to file proofs of claim based exclusively on ownership interests in Delphi common stock.⁵

The Bar Date Order provides, in relevant part:

Proofs of Claim are not required, at this time, to be filed by any Person or Entity asserting a Claim of any of the types set forth below:

^{* * *}

⁽h) Any holder of equity securities of, or other interests in, the Debtors solely with respect to such holder's ownership interest in or possession of such equity securities, or other interest; provided, however, that any such holder which wishes to assert a Claim against any of the Debtors that is not based solely upon its ownership of (cont'd)

- 31. Identified on Exhibit B-1 is the Equity Claim that the Debtors have identified as representing solely a proof of interest. Set forth on Exhibit B-2 is a list of Untimely Equity Claims that the Debtors have identified as representing solely proofs of interest that were untimely filed pursuant to the Bar Date Order. The Debtors therefore seek to have these claims reclassified from Claims to interests and be disallowed and expunged. To the extent that the individuals that filed the Equity Claims listed on Exhibits B-1 and B-2 hold valid equity interests in Delphi as of the applicable record date, the requested reclassification of the Proofs of Claim and disallowance of the Claims will not impair any entitlements the Claimants may ultimately have under a plan of reorganization with respect to such holders' equity interests.
- 32. Accordingly, the Debtors (a) object to the Equity Claim and Untimely Equity Claims and (b) seek entry of an order disallowing and expunging the Equity Claim and Untimely Equity Claims in their entirety.

I. <u>Untimely Insufficiently Documented Claim</u>

- Olaim did not include sufficient documentation to support the claim asserted and was untimely filed pursuant to the Bar Date Order (the "Untimely Insufficiently Documented Claim"). This deficiency in documentation has made it impossible for the Debtors to meaningfully review the asserted Claim. In addition, the Debtors have also determined that the Untimely Insufficiently Documented Claim was untimely filed pursuant to the Bar Date Order.
- 34. The burden of proof to establish a claim against an estate rests on the claimant and, if a proof of claim does not include sufficient factual support, the proof of claim is

⁽cont'd from previous page)

the Debtors' securities, including, but not limited to, Claims for damages or rescission based on the purchase or sale of such securities, must file a proof of claim on or prior to the General Bar Date in respect of such Claim.

Bar Date Order ¶5 (emphasis added).

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not entitled to a presumption of <u>prima facie</u> validity pursuant to Bankruptcy Rule 3001(f). <u>In re WorldCom, Inc.</u>, No. 02-13533, 2005 WL 3832065, at *4 (Bankr. S.D.N.Y. Dec. 29, 2005) (only claim that alleges facts sufficient to support legal liability to claimant satisfies claimant's initial obligation to file substantiated proof of claim); <u>see also In re Allegheny Intern.</u>, Inc., 954 F.2d 167, 174 (3d Cir. 1992) (in its initial proof of claim filing, claimant must allege facts sufficient to support claim); <u>In re Chiro Plus, Inc.</u> 339 B.R. 111, 113 (Bankr. D.N.J. 2006) (claimant bears initial burden of sufficiently alleging claim and establishing facts to support legal liability); <u>In re Armstrong Finishing, L.L.C.</u>, No. 99-11576-C11, 2001 WL 1700029, at *2 (Bankr. M.D.N.C. May 2, 2001) (only when claimant alleges facts sufficient to support its proof of claim is it entitled to have claim considered <u>prima facie</u> valid); <u>In re United Cos. Fin. Corp.</u>, 267 B.R. 524, 527 (Bankr. D. Del. 2000) (claimant must allege facts sufficient to support legal basis for its claim to have claim make <u>prima facie</u> case). As a result of the failure of the Claimants identified on <u>Exhibit C</u> to provide sufficient documentation to permit an understanding of the basis for their Claims, those Claims do not make out a <u>prima facie</u> case against the Debtors.

- 35. The Untimely Insufficiently Documented Claim (a) fails to assert a Claim, (b) fails to assert a monetary amount for the Claim, (c) states that there is no outstanding Claim against the Debtors, and (d) contains no documentation in support of the Claim or provides no evidence of the Debtors' liability for the Claim. Furthermore, the Untimely Insufficiently Documented Claim was not timely filed pursuant to the Bar Date Order.
- 36. Identified on Exhibit C is the Untimely Insufficiently Documented Claim which the Debtors have identified as a Claim that does not contain sufficient documentation to permit an understanding of the basis for the Claim and was untimely filed pursuant to the Bar

Date Order. Accordingly, the Debtors (a) object to the Untimely Insufficiently Documented Claim and (b) seek entry of an order disallowing and expunging the Untimely Insufficiently Documented Claim in its entirety. In the event that this Court does not disallow and expunge this Claim in full, the Debtors expressly reserve all of their rights to further object to the Untimely Insufficiently Documented Claim at a later date on any basis whatsoever.

J. Books And Records Claims

37. During the Debtors' review of the Proofs of Claim, the Debtors determined that certain Proofs of Claim assert liabilities or dollar amounts that are not owing pursuant to the Debtors' books and records (the "Books And Records Claims"). The Debtors have also determined that certain Proofs of Claim assert liabilities or dollar amounts that are not owing pursuant to the Debtors' books and records and, in addition, were not timely filed pursuant to the Bar Date Order (the "Untimely Books And Records Claims"). The Debtors have also determined that a certain Proof of Claim filed by a taxing authority asserts a liability or dollar amount that is not owing pursuant to the Debtors' books and records and, in addition, was not timely filed pursuant to the Bar Date (the "Untimely Books And Records Tax Claim"). The Debtors believe that the parties asserting the Books And Records Claims, the Untimely Books And Records Claims, and the Untimely Books And Records Tax Claim are not creditors of the Debtors. The Debtors determined that they are not liable for the Books And Records Claims, the Untimely Books And Records Claims, and the Untimely Books And Records Tax Claim because the Debtors' books and records do not reflect the existence of the asserted Claims or of the Claimants asserting such Claims.

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Certain of the Claims on Exhibits C, D-1, D-2, and F are denoted as having an asserted amount of "UNL." This reflects the fact that the Claim amounts asserted by the Claimants in those instances are unliquidated.

- 38. A claimant's proof of claim is entitled to the presumption of <u>prima facie</u> validity under Bankruptcy Rule 3001(f) only until an objecting party refutes "at least one of the allegations that is essential to the claim's legal sufficiency." <u>WorldCom</u>, 2005 WL 3832065, at *4 (quoting <u>Allegheny</u>, 954 F.2d at 174). Once such an allegation is refuted, "the burden reverts to the claimant to prove the validity of the claim by a preponderance of the evidence." <u>Id.</u>
- that the Debtors have identified as Claims for which the Debtors are not liable. Attached hereto as Exhibit D-2 is a list of the Untimely Books And Records Claims that the Debtors have identified as Claims for which the Debtors are not liable. Identified on Exhibit D-3 hereto is the Untimely Books And Records Tax Claim that the Debtors have also identified as a Claim for which the Debtors are not liable. The Debtors object to the Books And Records Claims because the Debtors have no liability in respect thereof. The Debtors object to the Untimely Books And Records Claims and the Untimely Books And Records Tax Claim not only because the Debtors have no liability in respect thereof, but also because these Claims were not timely filed pursuant to the Bar Date Order. If this Court does not disallow and expunge these Claims in full, the Debtors expressly reserve all of their rights to further object to the Books And Records Tax Claim at a later date on any basis whatsoever.
- 40. Accordingly, the Debtors (a) object to the Books And Records Claims, the Untimely Books And Records Claims, and the Untimely Books And Records Tax Claim and (b)

The Untimely Books And Records Claims listed on Exhibit D-2 hereto and the Untimely Books And Record Tax Claim listed on Exhibit D-3 hereto were not included as part of the Motion For Order Under Fed. R. Bankr. P. 3003(c)(3) And 9006(b)(1) Deeming Certain Proofs Of Claim Timely Filed, dated September 29, 2006 (Docket No. 5238) (the "Claims Timeliness Motion").

seek entry of an order disallowing and expunging the Books And Records Claims, the Untimely Books And Records Claims, and the Untimely Books And Records Tax Claim in their entirety.

K. Untimely Claims

- 41. Although the Bar Date passed almost two years ago, various parties have continued to file Proofs of Claim in these chapter 11 cases. During the Debtors' continuing review of the Proofs of Claim, the Debtors have determined that a certain Proofs of Claim were received by the Debtors after the Bar Date (the "Untimely Claims"). The Debtors object to these Untimely Claims on the basis they were not timely filed pursuant to the Bar Date Order. The Untimely Claims are identified on Exhibit E hereto. If this Court does not disallow and expunge these Claims in full, the Debtors expressly reserve all of their rights to further object to the Untimely Claims at a later date on any basis whatsoever.
- 42. Accordingly, the Debtors (a) object to the Untimely Claims⁸ and (b) seek entry of an order disallowing and expunging the Untimely Claims in their entirety.

L. Claims Subject To Modification

- 43. During the Debtors' review of the Proofs of Claim, the Debtors have determined that certain Claims state the incorrect amount and/or assert the incorrect classification or are overstated (collectively, the "Claims Subject To Modification").
- 44. Although in this Thirtieth Omnibus Claims Objection the Debtors do not seek to disallow and expunge the Claims Subject To Modification the Debtors have determined, based on an initial review, that their liability with respect to each such Claim does not exceed the dollar amount set forth on Exhibit F hereto. The bases for placing a Claim in the Claims Subject To Modification category of objection include, but are not limited to, the following: the asserted

⁸ The Untimely Claims listed on Exhibit E hereto was not included as part of the Claims Timeliness Motion.

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Claim (a) does not account for amounts that may have been paid or credited against such Claim prior to the commencement of these cases and/or (b) does not account for amounts that may have been paid or credited against such Claim following the commencement of these cases. Thus, the Debtors seek to convert the amount of each Claim Subject To Modification to a fully liquidated, U.S. dollar-denominated amount consistent with the Debtors' books and records and/or the liquidated amount requested by the Claimant (thus eliminating the unliquidated component).

- 45. As stated above, a Claimant's Proof of Claim is entitled to the presumption of <u>prima facie</u> validity under Bankruptcy Rule 3001(f) only until an objecting party refutes "'at least one of the allegations that is essential to the claim's legal sufficiency." <u>WorldCom</u>, 2005 WL 3832065, at *4 (quoting <u>Allegheny</u>, 954 F.2d at 174). As with the unsubstantiated Claims, the Debtors' books and records refute that the claims asserted in each Claims Subject To Modification are actually owed by any of the Debtors.
- 46. Set forth on Exhibit F hereto is a list of Claims Subject To Modification that the Debtors believe should be modified solely to assert a properly classified and fully liquidated claim amount. For each Claim Subject To Modification, Exhibit F reflects the amount, classification, and Debtor asserted in the Claimant's Proof of Claim in a column titled "Claim As Docketed" and the proposed modified dollar amount and classification for the Claim in a column titled "Claim As Modified."
- 47. The Debtors object to the amount and/or classification for each Claim Subject To Modification listed on Exhibit F and request that each such Claim be revised to reflect the amount and classification listed in the "Claim As Modified" column of Exhibit F.

To the extent that the Asserted Claim Amounts on Exhibit F reflect asserted liquidated claims, "UNL" denotes an unliquidated claim.

Thus, no Claimant listed on <u>Exhibit F</u> would be entitled to recover for any Claim Subject To Modification in an amount exceeding the dollar value listed as the "Modified Total" for such Claim on <u>Exhibit F</u>. For clarity, <u>Exhibit F</u> refers to a Debtor entity by case number and <u>Exhibit G</u> displays the formal name of the Debtor entity and its associated bankruptcy case number referenced in <u>Exhibit F</u>.

- 48. The inclusion of the Claims Subject To Modification on Exhibit F, however, does not reflect the Debtors' view as to the ultimate validity of any such Claim. The Debtors therefore expressly reserve all of their rights to further object to any or all of the Claims Subject To Modification at a later date on any basis whatsoever.
- 49. Accordingly, the Debtors (a) object to the asserted amount and/or classification for each Claim Subject To Modification set forth on Exhibit F and (b) seek an order modifying the Claim Subject To Modification to reflect the Modified Total and classification as set forth on Exhibit F.

Separate Contested Matters

50. Pursuant to the Claims Objection Procedures Order, to the extent that a response is filed with respect to any Claim listed in this Thirtieth Omnibus Claims Objection, each such Claim and the objection to such Claim asserted in this Thirtieth Omnibus Claims Objection will be deemed to constitute a separate contested matter as contemplated by Bankruptcy Rule 9014. Pursuant to the Claims Objection Procedures Order, any order entered by the Court with respect to an objection asserted in this Thirtieth Omnibus Claims Objection will be deemed a separate order with respect to each Claim.

Reservation Of Rights

51. The Debtors expressly reserve the right to amend, modify, or supplement this Thirtieth Omnibus Claims Objection and to file additional objections to the Proofs of Claim or any other Claims (filed or not) which may be asserted against the Debtors, including without limitation the right to object to any Claim on the basis that it has been asserted against the wrong Debtor entity. Should one or more of the grounds for objection stated in this Thirtieth Omnibus Claims Objection be dismissed, the Debtors reserve their rights to object on other stated grounds or on any other grounds that the Debtors discover during the pendency of these cases. In addition, the Debtors reserve the right to seek further reduction of any Claim to the extent that such Claim has been paid.

Responses To Objections

52. Responses to the Thirtieth Omnibus Claims Objection are governed by the provisions of the Claims Objection Procedures Order. The following summarizes the provisions of that Order, but is qualified in all respects by the express terms thereof.

M. Filing And Service Of Responses

53. To contest an objection, responses (each, a "Response"), if any, to the Thirtieth Omnibus Claims Objection must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Claims Objection Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court

for the Southern District of New York, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton), in each case so as to be **received no later than 4:00 p.m. (prevailing Eastern time) on July 24, 2008.**

N. <u>Contents Of Responses</u>

- 54. Every Response to this Thirtieth Omnibus Claims Objection must contain at a minimum the following:
 - (a) the title of the claims objection to which the Response is directed;
- (b) the name of the Claimant and a brief description of the basis for the amount of the Claim;
- (c) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged, including, but not limited to, the specific factual and legal bases upon which the Claimant will rely in opposing the claims objection;
- (d) unless already set forth in the Proof of Claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; <u>provided</u>, <u>however</u>, that the Claimant need not disclose confidential, proprietary, or otherwise protected information in the Response; <u>provided further</u>, <u>however</u>, that the Claimant must disclose to the Debtors all information and provide copies of all documents that the Claimant believes to be confidential, proprietary, or otherwise protected and upon which the Claimant intends to rely in support of its Claim, subject to appropriate confidentiality constraints;
- (e) to the extent that the Claim is contingent or fully or partially unliquidated, the amount that the Claimant believes would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate; and
- (f) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the claim.

O. Timely Response Required

55. If a Response is properly and timely filed and served in accordance with the foregoing procedures, the hearing on the relevant Claims covered by the Response will be

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adjourned to a future hearing, the date of which will be determined by the Debtors, by serving notice to the Claimant as provided in the Claims Objection Procedures Order. With respect to all uncontested objections, the Debtors request that this Court conduct a final hearing on July 31, 2008 at 10:00 a.m. (prevailing Eastern time). The procedures set forth in the Claims Objection Procedures Order will apply to all Responses and hearings arising from this Thirtieth Omnibus Claims Objection.

- 56. Pursuant to the Claims Objection Procedures Order, only those Responses made in writing and timely filed and received will be considered by the Court. If a Claimant whose Proof of Claim is subject to the Thirtieth Omnibus Claims Objection and who is served with the Thirtieth Omnibus Claims Objection fails to file and serve a timely Response in compliance with the Claims Objection Procedures Order, the Debtors may present to the Court an appropriate order seeking relief with respect to such Claim consistent with the relief sought in the Thirtieth Omnibus Claims Objection without further notice to the Claimant, provided that, upon entry of such an order, the Claimant will receive notice of the entry of such order as provided in the Claims Objection Procedures Order; provided further, however, that if the Claimant files a timely Response which does not include the required minimum information required by the Claims Objection Procedures Order, the Debtors may seek disallowance and expungement of the relevant Claim or Claims only in accordance with the Claims Hearing Procedures Order.
- 57. To the extent that a Claim would be subject to estimation pursuant to section 502(c) of the Bankruptcy Code, if the Claimant has filed a Response in accordance with the procedures outlined above which (a) acknowledges that the Claim is contingent or fully or partially unliquidated and (b) provides the amount that the Claimant believes would be the

allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate (the "Claimant's Asserted Estimated Amount"), <u>pursuant to the Claims Objection</u>

Procedures Order the Debtors may elect to accept provisionally the Claimant's Asserted

Estimated Amount as the estimated amount of such Claim pursuant to section 502(c) of the

Bankruptcy Code for all purposes other than allowance, but including voting and establishing

reserves for purposes of distribution, subject to further objection and reduction as appropriate

and section 502(j) of the Bankruptcy Code, by providing notice as described more fully in the

Claims Objection Procedures Order.

Replies To Responses

58. Replies to any Responses will be governed by the Claims Objection Procedures Order.

Service Of Thirtieth Omnibus Claims Objection Order

59. Service of any order with regard to this Thirtieth Omnibus Claims
Objection will be made in accordance with the Claims Objection Procedures Order.

Further Information

60. Questions about this Thirtieth Omnibus Claims Objection or requests for additional information about the proposed disposition of Claims hereunder should be directed to the Debtors' counsel by e-mail to delphi@skadden.com, by telephone at 1-800-718-5305, or in writing to Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of a Claim or the filing of a Claim should be directed to the Claims Agent at 1-888-249-2691 or www.delphidocket.com. Claimants should not contact the Clerk of the Bankruptcy Court to discuss the merits of their Claims.

Notice

- 61. Notice of this Motion has been provided in accordance with the Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered March 20, 2006 (Docket No. 2883), and the Tenth Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered February 4, 2008 (Docket No. 12487). In light of the nature of the relief requested, the Debtors submit that no other or further notice is necessary.
- provide each Claimant whose Proof of Claim is subject to an objection pursuant to this Thirtieth Omnibus Claims Objection with a personalized Notice Of Objection To Claim which specifically identifies the Claimant's Proof of Claim that is subject to an objection and the basis for such objection as well as a copy of the Claims Objection Procedures Order. A form of the Notice Of Objection To Claim to be sent to the Claimants listed on Exhibits A-1, A-2, B-1, B-2, C, D-1, D-2, D-3, and E is attached hereto as Exhibit I. A form of the Notice Of Objection To Claim to be sent to the Claimants listed on Exhibit F is attached hereto as Exhibit J. Claimants will receive a copy of this Thirtieth Omnibus Claims Objection without Exhibits A through J hereto.

 Claimants will nonetheless be able to review Exhibits A through J hereto free of charge by accessing the Debtors' Legal Information Website (www.delphidocket.com). In light of the nature of the relief requested, the Debtors submit that no other or further notice is necessary.

Memorandum Of Law

63. Because the legal points and authorities upon which this objection relies are incorporated herein, the Debtors respectfully request that the requirement of the service and filing of a separate memorandum of law under Local Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York be deemed satisfied.

WHEREFORE the Debtors respectfully request that the Court enter an order (a) granting the relief requested herein and (b) granting the Debtors such other and further relief as is just.

Dated: New York, New York June 27, 2008

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By: /s/ John Wm. Butler, Jr.
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 9331)
Ron E. Meisler (RM 3026)
333 West Wacker Drive, Suite 2100
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- and -

By: /s/ Kayalyn A. Marafioti
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Four Times Square
New York, New York 10036

Attorneys for Delphi Corporation, <u>et al.</u>, Debtors and Debtors-in-Possession

In re Delphi Corporation, et al. Case No. 05-44481 (RDD)

EXHIBIT A-1 - AMENDED CLAIM

			_			Qi
CLAIM TO BE EXPUNGED			SURVIVING CLAIM			5-4
Claim Number: 15939 Date Filed: 08/09/2006 Creditor's Name and Address:	Debtor: Secured:	Debtor: DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640) ecured:	Claim Number: 16507 Date Filed: 02/05/2007 Creditor's Name and Address:	Debtor: DELPHIA (05-44640) Secured:	Debtor: DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640) ecured:	/1481- 1
RT SUB LLC FORMERLY KNOWN AS RECEPTEC LLC GEORGE E CASTON MANAGER RT SUB LLC	Priority Administrative: Unsecured:	\$16,662.36	RT SUB LLC FORMERLY KNOWN AS RECEPTTEC LLC GEORGE E CASTON MANAGER RT SUB LLC	Priority: Administrative Unsecured:	\$98,790.36	dd D o
20791 TORREY PINES WAY ESTERO, FL 33928	Total:	\$16,662.36	20791 TORREY PINES WAY ESTERO, FL 33928	Total:	\$98,790.36	oc 1
			T Total Assert	Total Claims To Be Expunged: Total Asserted Amount To Be Expunged:	ධ දින unged: \$16,662.36	.3 83 ₹

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EXHIBIT A-2 - AMENDED CLAIM THAT IS SUBJECT TO PRIOR ORDER *

		•				(
CLAIM TO BE EXPUNGED			SURVIVING CLAIM)5-4
Claim Number: 48 Date Filed: 10/18/2005	Debtor: Di	Debtor: DELPHI CORPORATION (05-44481)	Claim Number: 16716 Date Filed: 09/26/2007	Debtor: DELPH	Debtor: DELPHI CORPORATION (05-44481)	4481
Creditor's Name and Address: SIERRA LIQUIDITY FUND	Securea: Priority		Creditor's Name and Address: SIERRA LIQUIDITY FUND	securea: Priority:		-rd d
KTK STEEL DRUM 2699 WHITE RD STE 255 IRVINE, CA 92614	Administrative: Unsecured:	\$20,076.60	2699 WHITE RD STE 255 IRVINE, CA 92614	Administrative Unsecured:	\$26,076.60	Do
	Total:	\$20,076.60		Total:	\$26,076.60	oc 1
			Total Ass	Total Claims To Be Expunged: Total Asserted Amount To Be Expunged:	പ്പു ഇ 820,076.69 unged:	\$688. €

Total Asserted Amount To Be Expunged: Total Claims To Be Expunged:

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The asserted and docketed debtor, classification, and amount is as asserted in the proof of claim filed with the Court. However, the proof of claim on this Exhibit has been ordered modified with respect to the debtor pursuant to a prior order on an omnibus claims objection. This Exhibit does not reflect the debtor, classification, and amount as modified in the prior order.

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EXHIBIT B-1 - EQUITY CLAIM

CREDITOR'S NAME AND ADDRESS	CLAIM	ASSERTED	DATE	DOCKETED
	NUMBER	CLAIM AMOUNT	FILED	DEBTOR
SCHMIDT ALVIN C AND SCHMIDT DARLA J UA DTD 122200 FAMILY REVOCABLE LIVING TRUST 9650 LANGAN ST SPRING HILL, FL 34606	11801	Secured: Priority: Administrative: Unsecured: Total: \$79,580	– I	DELPHI CORPORATION (05-44481)

Total: 1 \$79,580.00

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EXHIBIT B-2 - UNTIMELY EQUITY CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT	DATE FILED	DOCKETED DEBTOR
FREIJ SAMI S 17039 FITZGERALD ST LIVONIA, MI 48154-1617	16811	Secured: Priority: Administrative: Unsecured: \$106.00 Total: \$106.00	· 	DELPHI CORPORATION (05-44481)
KELLY WILLIAM R AND KELLY RHONDA E 2272 REIS RUN RD PITTSBURGH, PA 15237-1427	16812	Secured: Priority: Administrative: Unsecured: \$420.49 Total: \$420.49	·	DELPHI CORPORATION (05-44481)

Total: 2 \$526.49

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Case No. 05-44481 (RDD)

EXHIBIT C - UNTIMELY INSUFFICIENTLY DOCUMENTED CLAIM

CREDITOR'S NAME AND ADDRESS	CLAIM	ASSERTED	DATE	DOCKETED
	NUMBER	CLAIM AMOUNT *	FILED	DEBTOR
HYDE EARL C AND HYDE LAVON JT TEN SPARTA, MI 49345-1247	16817	Secured: Priority: Administrative: Unsecured: Unsecured: UNL UNL	04/22/2008	DELPHI CORPORATION (05-44481)

Total: 1 UNL

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTED CLAIM AMOUNT **	DATE FILED	DOCKETED DEBTOR
ALONGE ROY J	6238		05/18/2006 NL NL	DELPHI CORPORATION (05-44481)
ANDREWS TONYETTA L EXS EST	6969	Administrative: Unsecured:	05/30/2006 NL NL	DELPHI CORPORATION (05-44481)
BAILEY ALFRED J	6165	Administrative: Unsecured:	05/17/2006 NL NL	DELPHI CORPORATION (05-44481)
BALDRIDGE DELORES J	4132		05/01/2006 NL NL	DELPHI CORPORATION (05-44481)
BANKS JESSE M	4811		05/05/2006 NL NL	DELPHI CORPORATION (05-44481)
BARCZAK JAMES T	3411		05/01/2006 NL NL	DELPHI CORPORATION (05-44481)
BEALE EDWARD J	5430	Administrative: Unsecured:	05/10/2006 NL	DELPHI CORPORATION (05-44481)
BELL BARBARA METCALF	5862	Administrative: Unsecured:	05/15/2006 NL	DELPHI CORPORATION (05-44481)

Certain creditors' addresses are intentionally omitted.

^{** &}quot;UNL" denotes an unliquidated claim.

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTED CLAIM AMOUNT **		DATE FILED	DOCKETED DEBTOR
BERNAL LUZ M	5692	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL UNL	05/12/2006	DELPHI CORPORATION (05-44481)
BESSEMER LORRAINE M	4826	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/05/2006	DELPHI CORPORATION (05-44481)
BIVENS LORI PALMER	9101	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	07/07/2006	DELPHI CORPORATION (05-44481)
BJORKMAN DAHN E AND BJORKMAN JOYCE E	15817	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	08/03/2006	DELPHI CORPORATION (05-44481)
BJORKMAN DAHN E AND BJORKMAN JOYCE E JT TEN	15818	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	08/03/2006	DELPHI CORPORATION (05-44481)
BODNER JOHN F AND BODNER ANNA J JT TEN	9893	Secured: Priority: Administrative: Unsecured: Total:	UNL	07/19/2006	DELPHI CORPORATION (05-44481)
BOILORE VAUGHN W	6170	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL UNL	05/17/2006	DELPHI CORPORATION (05-44481)
BORZI JAMES W	12345	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL UNL	07/28/2006	DELPHI CORPORATION (05-44481)

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTED CLAIM AMOUNT **		DATE FILED	DOCKETED DEBTOR
BOUGHTON LEONARD G	6294	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/19/2006	DELPHI CORPORATION (05-44481)
BRACKINS A D	4194	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/01/2006	DELPHI CORPORATION (05-44481)
BRADY JAMES J	8698	Secured: Priority: Administrative: Unsecured: Total:	\$3.00 \$3.00	06/28/2006	DELPHI CORPORATION (05-44481)
BRANDT RAYMOND F	3582	Secured: Priority: Administrative: Unsecured: Total:	UNL	05/01/2006	DELPHI CORPORATION (05-44481)
BROOKS DAVID	15255	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	07/31/2006	DELPHI CORPORATION (05-44481)
BUDELEWSKI FRANK X	6706		UNL 2,195.44 2,195.44	05/24/2006	DELPHI CORPORATION (05-44481)
CALSONIC KANSEI CORPORATION AUSTON L MCMULLEN BOULT CUMMINGS CONNERS & BERRY PLC 1600 DIVISION ST STE 700 NASHVILLE, TN 37203	11185	Priority: Administrative: Unsecured: \$112	2,658.39 1,509.04	07/26/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
CHAMBERLIN DAVID C	4350	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/02/2006	DELPHI CORPORATION (05-44481)

^{*} Certain creditors' addresses are intentionally omitted.

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTED CLAIM AMOUNT **		DATE FILED	DOCKETED DEBTOR
CRAFT CHARLES W	9677	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	07/17/2006	DELPHI CORPORATION (05-44481)
CROWDER PHILLIP	3589	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/01/2006	DELPHI CORPORATION (05-44481)
DANIELS MARY G	3472	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/01/2006	DELPHI CORPORATION (05-44481)
DAY JOAN C	4317	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/02/2006	DELPHI CORPORATION (05-44481)
DEFIANCE COUNTY C S E A ACCOUNT OF ERIC S RICHMAN CASE 9797 PO BOX 246 DEFIANCE, OH 43512	7143	Administrative: Unsecured:	7,472.50 \$507.28 7,979.78	05/30/2006	DELPHI CORPORATION (05-44481)
DENNIS RONALD G	5153	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/08/2006	DELPHI CORPORATION (05-44481)
DIEGNAN EVELYN A	4543	Secured: Priority: Administrative: Unsecured: Total:	UNL	05/03/2006	DELPHI CORPORATION (05-44481)
ELLIOTT JAMES P	4785	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/05/2006	DELPHI CORPORATION (05-44481)

Certain creditors' addresses are intentionally omitted.

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERT CLAIM AMO		DATE FILED	DOCKETED DEBTOR
ELLISON JR ALBERT	6585	Secured: Priority: Administrative: Unsecured: Total:	UNL	05/22/2006	DELPHI CORPORATION (05-44481)
FEITH VICKI	15638	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL UNL	07/31/2006	DELPHI CORPORATION (05-44481)
FISCHER AUSTIN R	7553	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL UNL	06/06/2006	DELPHI CORPORATION (05-44481)
FISCHER AUSTIN R	8256	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL UNL	06/06/2006	DELPHI CORPORATION (05-44481)
FORD SUSAN E	5551	Secured: Priority: Administrative: Unsecured: Total:	UNL	05/10/2006	DELPHI CORPORATION (05-44481)
FRYSON RICHARD BRIAN P KISH ATTORNEY AT LAW 6630 SEVILLE DR CANFIELD, OH 44406	9245	Secured: Priority: Administrative: Unsecured: Total:	\$2,000,000.00 \$2,000,000.00	07/10/2006	DELPHI CORPORATION (05-44481)
FUNKE DALE L	9589	Secured: Priority: Administrative: Unsecured: Total:	UNL	07/17/2006	DELPHI CORPORATION (05-44481)
GASKIN BEVERLY J	12393	Secured: Priority: Administrative: Unsecured: Total:	UNL	07/28/2006	DELPHI CORPORATION (05-44481)

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTEI CLAIM AMOU		DATE FILED	DOCKETED DEBTOR
GEORGIA SELF INSURERS GUARANTY TRUST FUND PO BOX 7159 ATLANTA, GA 30357-0159	4768	Secured: Priority: Administrative: Unsecured: Total:	UNL	05/04/2006	DELPHI CORPORATION (05-44481)
GOETTL EDWARD E	11876	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	07/28/2006	DELPHI CORPORATION (05-44481)
GROMOLL CHERYL A	15708	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	07/31/2006	DELPHI CORPORATION (05-44481)
HADDING JULIE	5628	Secured: Priority: Administrative: Unsecured: Total:	UNL	05/11/2006	DELPHI CORPORATION (05-44481)
HAMERMILLER JANET K	7299	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	06/01/2006	DELPHI CORPORATION (05-44481)
HARRELL CHARLES E	3554	Secured: Priority: Administrative: Unsecured: Total:	\$10,000.00 \$10,000.00	05/01/2006	DELPHI CORPORATION (05-44481)
HARRIS JOHN K	13603	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	07/31/2006	DELPHI CORPORATION (05-44481)
HAZLETT ROY E	5421	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/10/2006	DELPHI CORPORATION (05-44481)

Certain creditors' addresses are intentionally omitted.

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTED CLAIM AMOUNT **	DATE FILED	DOCKETED DEBTOR
HEISEY DUANE L	10858		07/25/2006 NL NL	DELPHI CORPORATION (05-44481)
HEMMER LOUIS G	6465	Administrative: Unsecured:	05/22/2006 NL NL	DELPHI CORPORATION (05-44481)
HOGAN REBA BOYD	16074	Administrative: Unsecured:	08/09/2006 NL NL	DELPHI CORPORATION (05-44481)
JACKSON CORLIS D	6296	Secured: Priority: Administrative: Unsecured: \$800 Total: \$800	— I	DELPHI CORPORATION (05-44481)
JENKINS BEVERLY M	15910		08/09/2006 NL NL	DELPHI CORPORATION (05-44481)
KETELHUT RANDY 7970 SOUTH DEHMEL RD FRANKENMUTH, MI 48734	14897		07/31/2006 NL NL	DELPHI CORPORATION (05-44481)
KING LEROY F	7337	Administrative: Unsecured:	06/02/2006 NL NL	DELPHI CORPORATION (05-44481)
KING LOUISE R	5129		05/08/2006 NL NL	DELPHI CORPORATION (05-44481)

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTED CLAIM AMOUNT **	DATE FILED	DOCKETED DEBTOR
KING LOUISE R AND KING MELVIN C	5128	Secured: Priority: Administrative: Unsecured: Total: Unsecured:	- I	DELPHI CORPORATION (05-44481)
KOHLMAYER KURT F AND KOHLMAYER IRENE G JT TEN	4703	Secured: Priority: Administrative: Unsecured: Unsecured: Unsecured:	_	DELPHI CORPORATION (05-44481)
KOWITZ JANET L	4992	Secured: Priority: Administrative: Unsecured: Total: U	- I	DELPHI CORPORATION (05-44481)
LANDERS NORMAN C	5195	Secured: Priority: UN Administrative: Unsecured: Total: UN	_	DELPHI CORPORATION (05-44481)
LANDERS NORMAN C AND LANDERS MARCELLA	5199	Secured: Priority: UN Administrative: Unsecured: Total: UN	_	DELPHI CORPORATION (05-44481)
LESLIE MICHAEL K	15950	Secured: Priority: UN Administrative: Unsecured: Unsecured: UN	<u>ır</u>	DELPHI CORPORATION (05-44481)
LIQUIDATING ULTIMATE ELECTRONICS INC MARK X MULLIN HAYNES AND BOONE LLP 901 MAIN ST STE 3100 DALLAS, TX 75202	11639	Secured: Priority: Administrative: Unsecured: \$412,428. Total: \$412,428.	_	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
LITTLES DORIS E	14031	Secured: Priority: \$4,000. Administrative: Unsecured: \$200,000. Total: \$204,000.	00	DELPHI CORPORATION (05-44481)

^{*} Certain creditors' addresses are intentionally omitted.

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTED CLAIM AMOU		DATE FILED	DOCKETED DEBTOR
LLOYD WILLIAM E AND LLOYD JANET E	3532	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/01/2006	DELPHI CORPORATION (05-44481)
MAZUR LEONARD AND MAZUR RUSSELL TR	11138	Secured: Priority: Administrative: Unsecured: Total:	UNL	07/26/2006	DELPHI CORPORATION (05-44481)
MC KEEVER LEON	3568	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/01/2006	DELPHI CORPORATION (05-44481)
MCKEE S C O B MCINTOSH	7610	Secured: Priority: Administrative: Unsecured: Total:	\$75,000.00 \$75,000.00	06/07/2006	DELPHI CORPORATION (05-44481)
MOSLEY THERESA	9731	Secured: Priority: Administrative: Unsecured: Total:	\$150,000.00 \$150,000.00	07/18/2006	DELPHI CORPORATION (05-44481)
MURRAY EVELYN M	10135	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	07/21/2006	DELPHI CORPORATION (05-44481)
MYSIEWICZ LEON	3565	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/01/2006	DELPHI CORPORATION (05-44481)
OLIVER DOLORES J	3441	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/01/2006	DELPHI CORPORATION (05-44481)

Certain creditors' addresses are intentionally omitted.

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTED CLAIM AMOUNT *	DATE FILED	DOCKETED DEBTOR	
ONEILL LIAM P MARIA E MAZZA ESQ RIECK AND CROTTY PC 55 W MONROE ST STE 3390 CHICAGO, IL 60603	2190		\$50,000.00 \$50,000.00	03/02/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
ONEILL MARY P MARIA E MAZZA ESQ RIECK AND CROTTY PC 55 W MONROE ST STE 3390 CHICAGO, IL 60603	2189		\$50,000.00 \$50,000.00	03/02/2006	DELPHI CORPORATION (05-44481)
ORTIE MENDONCA TR UA DTD 111601	15360		5100,000.00 5100,000.00	07/31/2006	DELPHI CORPORATION (05-44481)
PAGE RICHARD T	7160	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/30/2006	DELPHI CORPORATION (05-44481)
PALERMO MARIA C	16191	Secured: Priority: Administrative: Unsecured: Total:	\$500.00 \$500.00	08/01/2006	DELPHI CORPORATION (05-44481)
PERKINS WALTER R	8973	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	07/05/2006	DELPHI CORPORATION (05-44481)
PERRY MALCOLM E	5441	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/10/2006	DELPHI CORPORATION (05-44481)
POTTER FRANCIS L	5540	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/10/2006	DELPHI CORPORATION (05-44481)

^{*} Certain creditors' addresses are intentionally omitted.

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTE CLAIM AMOI		DATE FILED	DOCKETED DEBTOR
POWERS CLEMENTINE R	4082	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	04/24/2006	DELPHI CORPORATION (05-44481)
PUDUP LEO A AND PUDUP JOSEPHINE B	5672	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/12/2006	DELPHI CORPORATION (05-44481)
QUINLAN JOHN J	2989	Secured: Priority: Administrative: Unsecured: Total:	UNL	04/27/2006	DELPHI CORPORATION (05-44481)
RACHWAL BERNADETTE	4085	Secured: Priority: Administrative: Unsecured: Total:	UNL	04/25/2006	DELPHI CORPORATION (05-44481)
RISELAY MICHAEL A	8814	Secured: Priority: Administrative: Unsecured: Total:	\$400,000.00 \$400,000.00	06/30/2006	DELPHI CORPORATION (05-44481)
ROBINSON LOGAN	10053	Secured: Priority: Administrative: Unsecured: Total:	\$5,157.00 <u>UNL</u> \$5,157.00	07/20/2006	DELPHI CORPORATION (05-44481)
RODRIGUEZ BENJAMIN D AND RODRIGUEZ VISITACION C JT TEN	3404	Secured: Priority: Administrative: Unsecured: Total:	\$1,340.80 \$1,340.80	05/01/2006	DELPHI CORPORATION (05-44481)
SCHAEFFER TR FLORENCE	3517	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/01/2006	DELPHI CORPORATION (05-44481)

^{*} Certain creditors' addresses are intentionally omitted.

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTE CLAIM AMO		DATE FILED	DOCKETED DEBTOR
SCHAFER MARY H	12446	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	07/28/2006	DELPHI CORPORATION (05-44481)
SCHIPPER DEBRA	8708	Secured: Priority: Administrative: Unsecured: Total:	UNL \$95,643.05 \$95,643.05	06/28/2006	DELPHI CORPORATION (05-44481)
SHEPHERD LAWRENCE L	10277	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	07/24/2006	DELPHI CORPORATION (05-44481)
SHOEMAKER OREN AND SHOEMAKER MARILYN JT TEN	4589	Secured: Priority: Administrative: Unsecured: Total:	UNL	05/04/2006	DELPHI CORPORATION (05-44481)
SIMPSON JANNIE	5193	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/08/2006	DELPHI CORPORATION (05-44481)
SMUZESKI NAOMI C	6771	Secured: Priority: Administrative: Unsecured: Total:	UNL	05/24/2006	DELPHI CORPORATION (05-44481)
SNOW JAMES E	10401	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	07/24/2006	DELPHI CORPORATION (05-44481)
SPECKER RICHARD D AND SPECKER CAROLE J	5040	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	05/08/2006	DELPHI CORPORATION (05-44481)

Certain creditors' addresses are intentionally omitted.

^{** &}quot;UNL" denotes an unliquidated claim.

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CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTED CLAIM AMOUNT	***	DATE FILED	DOCKETED DEBTOR
STEVENS PAUL	7688	Secured: Priority: Administrative: Unsecured: Total:	UNL	06/08/2006	DELPHI CORPORATION (05-44481)
SZCZESEK ROBERT J	6547	Secured: Priority: Administrative: Unsecured: Total:	UNL	05/22/2006	DELPHI CORPORATION (05-44481)
SZCZESEK ROBERT J AND SZCZESEK DONNA M	6548	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL UNL	05/22/2006	DELPHI CORPORATION (05-44481)
TEED DAVID M	15920	Secured: Priority: Administrative: Unsecured: Total:	UNL	07/31/2006	DELPHI CORPORATION (05-44481)
TUCKER JIMMY R	8714	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	06/28/2006	DELPHI CORPORATION (05-44481)
TURNER WILLIAM E	7319	Secured: Priority: Administrative: Unsecured: Total:	UNL	06/01/2006	DELPHI CORPORATION (05-44481)
VAN DENBUSSCHE DONALD H AND ROZMAN ROD JT TEN	16067	Secured: Priority: Administrative: Unsecured: Total:	UNL	08/09/2006	DELPHI CORPORATION (05-44481)
VINCENT W RICHARD JR	3418	Secured: Priority: Administrative: Unsecured: Total:	UNL	05/01/2006	DELPHI CORPORATION (05-44481)

Certain creditors' addresses are intentionally omitted.

^{** &}quot;UNL" denotes an unliquidated claim.

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EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERTED CLAIM AMOUNT **	DATE FILED	DOCKETED DEBTOR
WEINMANN PATRICIA C	16175	Secured: Priority: UN Administrative: Unsecured: Total: UN	_	DELPHI CORPORATION (05-44481)
WHITE GREGORY A	15545	Secured: Priority: Administrative: Unsecured: Total: UN	-	DELPHI CORPORATION (05-44481)
WILLIAMS BETTY A	10568	Secured: Priority: Administrative: Unsecured: Total: UN	-	DELPHI CORPORATION (05-44481)
WILLIAMS JR EARL	5657	Secured: Priority: Administrative: Unsecured: Total: UN	-	DELPHI CORPORATION (05-44481)
WOHLEEN DAVID C/O PHILIP MOWERY ESQ VEDDER PRICE KAUFMAN & KAMMHOLZ PC 222 N LASALLE ST STE 2600 CHICAGO, IL 60601	12363	Secured: Priority: Administrative: Unsecured: Under Un	-	DELPHI CORPORATION (05-44481)
YAKUBEK NANCY K	6472	Secured: Priority: UN Administrative: Unsecured: Total: UN	_	DELPHI CORPORATION (05-44481)

Total: \$3,809,556.99

Certain creditors' addresses are intentionally omitted.

^{** &}quot;UNL" denotes an unliquidated claim.

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EXHIBIT D-2 - UNTIMELY BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS *	CLAIM NUMBER	ASSERT CLAIM AMO		DATE FILED	DOCKETED DEBTOR
CSX TRANSPORTATION INC DANIEL F BLANKS ESQ MCGUIREWOODS LLP 9000 WORLD TRADE CENTER 101 W MAIN ST NORFOLK, VA 23510	16813	Secured: Priority: Administrative: Unsecured: Total:	\$212,573.70 \$212,573.70	03/25/2008	DELPHI CORPORATION (05-44481)
HARRISON S MALCOLM O ESQU JACKSON, MS 39205	16131	Secured: Priority: Administrative: Unsecured: Total:	\$25,300.00 \$25,300.00	08/09/2006	DELPHI CORPORATION (05-44481)
KOVAK ANDREW R TR	16280	Secured: Priority: Administrative: Unsecured: Total:	\$10,000.00 \$10,000.00 \$20,000.00	08/31/2006	DELPHI CORPORATION (05-44481)
KOVAK JOYCE L TR	16281	Secured: Priority: Administrative: Unsecured: Total:	\$10,000.00 \$10,000.00 \$20,000.00	08/31/2006	DELPHI CORPORATION (05-44481)
LIVINGSTON ELIZABETH D	16808	Secured: Priority: Administrative: Unsecured: Total:	UNL UNL	03/04/2008	DELPHI CORPORATION (05-44481)
MCDOWELL VENUS J PO BOX 205 SOUTH ORANGE, NJ 07079	13810	Secured: Priority: Administrative: Unsecured: Total:	UNL	08/21/2006	DELPHI CORPORATION (05-44481)

Total: 6 \$277,873.70

^{*} Certain creditors' addresses are intentionally omitted.

^{** &}quot;UNL" denotes an unliquidated claim.

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EXHIBIT D-3 - UNTIMELY BOOKS AND RECORDS TAX CLAIM

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSE CLAIM A		DATE FILED	DOCKETED DEBTOR
NEW YORK STATE DEPARTMENT OF TAXATION AND FINANCE BANKRUPTCY SECTION PO BOX 5300 ALBANY, NY 12205-0300	16814	Secured: Priority: Administrative: Unsecured: Total:	\$1,063.51 \$1,063.51	03/25/2008	DELPHI AUTOMOTIVE SYSTEMS HUMAN RESOURCES LLC (05-44639)

Total: 1 \$1,063.51

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EXHIBIT E - UNTIMELY CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERT CLAIM AN		DATE FILED	DOCKETED DEBTOR
GEORGIA POWER COMPANY C/O KELLY E CULPIN TROUTMAN SANDERS LLP 600 PEACHTREE ST NE STE 5200 ATLANTA, GA 30308	16807	Secured: Priority: Administrative: Unsecured: Total:	\$640,344.63 \$640,344.63	02/22/2008	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
INTERTEK TESTING SERVICES ATTN LORI BRYANT 3933 US ROUTE 11 CORTLAND, NY 13045	16821	Secured: Priority: Administrative: Unsecured: Total:	\$1,200.00 \$1,200.00	05/08/2008	DELPHI CORPORATION (05-44481)
MCKEEVER ANNETTE C 7463 HUMPHREY RD GASPORT, NY 14067	16820	Secured: Priority: Administrative: Unsecured: Total:	\$25,000.00 \$25,000.00	05/08/2008	DELPHI CORPORATION (05-44481)
PIONEER SPEAKERS INC C/O MAX J NEWMAN BUTZEL LONG PC STONERIDGE WEST 41000 WOODWARD AVE BLOOMFIELD HILLS, MI 48304	16809	Secured: Priority: Administrative: Unsecured: Total:	\$153,750.00 \$153,750.00	03/06/2008	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
SIERRA ANALYTICAL CORPORATE GROUP INC 218 8TH ST ANN ARBOR, MI 48103	16810	Secured: Priority: Administrative: Unsecured: Total:	\$4,750.00 \$4,750.00	03/12/2008	DELPHI CORPORATION (05-44481)
STUBBS TANYA L MONTEMALO FRANK C/O CULLEY MARKS TANENBAUM AND PEZZULO 36 MAIN ST WEST STE 500 ROCHESTER, NY 14614-1790	15780	Secured: Priority: Administrative: Unsecured: Total:	\$250,000.00 \$250,000.00	08/01/2006	DELPHI CORPORATION (05-44481)

Total: 6 \$1,075,044.63

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In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

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			\$571,792.00					<u>Unsecured</u> \$571 792 00	\$571,792.00		\$580,203.73		<u>Unsecured</u> \$580,203.73	\$580,203.73		\$172,805.21		<u>Unsecured</u> \$172,805.21	\$172,805.21					
			Modified Total:					Priority			Modified Total:		Priority			Modified Total:		Priority)						
ODIFIED								<u>Secured</u>					Secured					Secured \$0.00	\$0.00					
CLAIM AS MODIFIED								Case Number*					<u>Case Number*</u> 05-44481					Case Number* 05-44640						
			\$571,792.00					Unsecured			NI		<u>Unsecured</u> UNL	UNI		\$1,296,063.40		<u>Unsecured</u> \$506,896.36	\$506,896.36					
			Docketed Total:					Priority			Docketed Total:		Priority			Docketed Total:		Priority						
ETED**		ddress	RS OF ATRI	a O Jana v I	HANNINCO F	UITE 1000		<u>Secured</u> \$571,792.00	\$571,792.00	ddress			Secured		ddress	JC.		<u>Secured</u> \$789,167.04	\$789,167.04					
CLAIM AS DOCKETED**		Claim Holder Name and Address	FORMER SHAREHOLDERS OF ATRI	LLC COX HODOWAN AND CIAPMECOP	COA HODGINIAIN AIND G	101 W BIG BEAVER RD SUITE 1000	INO I, INII 40004-5200	<u>Case Number*</u> 05-44640		Claim Holder Name and Address	GARDNER ANTHONY N		Case Number* 05-44481		Claim Holder Name and Address	LORENTSON MFG CO INC	PO BOX 932 KOKOMO, IN 46903-0932	Case Number* 05-44640						leave and an analysis
EXHIBIT F - CLAIMS SUBJECT TO MODIFICATION CLAIM TO BE MODIFIED*** CLAIM AS DOCKI		Claim: 14178 Date Filed: 07/31/2006	Docketed Total: \$571,792.00	Filing Creditor Name and Address:	FORMER SHAREHOLDERS OF ATRI LLC	COX HODGMAN AND	GIAKMRCO P.C 101 W BIG BEAVER RD SUITE 1000	TROY, MI 48084-5280		Claim: 5368 Date Filed: 05/09/2006	≍	Filing Creditor Name and Address:	GARDNER ANTHONY N		Claim: 12192 Date Filed: 07/28/2006	Docketed Total: \$1,296,063.40	Filing Creditor Name and Address: LORENTSON MFG CO INC PO BOX 932	KOKOMO, IN 46903-0932						* See Evhibit E for a listing of debtor entities by case number

Certain creditors' addresses are intentionally omitted. "UNL" denotes an unliquidated claim.

In re Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

	0;	5-444	81-rdd	Doc	: 138	37	File	ed 0	7/02 P	/08 g 65			07/02	2/08	17	':41:5	59 N	⁄Iain	Dod	cumei	nt —
			\$92,029,83	<u>Unsecured</u> \$92,029.83	\$92,029.83		\$67,422.00		<u>Unsecured</u> \$67.422.00	\$67,422.00		\$189,385.85	<u>Unsecured</u> \$189,385.85	\$189,385.85		\$0.00	Unsecured	00.08			
			Modified Total:	Priority 00			Modified Total:		Priority			Modified Total:	Priority			Modified Total:	Priority				
	IODIFIED			Secured \$0.00	\$0.00				Secured				Secured				Secured				
	CLAIM AS MODIFIED			<u>Case Number*</u> 05-44640					Case Number*				<u>Case Number*</u> 05-44481				Case Number*	05-44481			
			\$449,485.89	<u>Unsecured</u> \$259,106.21	\$259,106.21		\$67,422.00		Unsecured \$58,472.00	\$58,472.00		\$399,440.00	Unsecured			UNI	<u>Unsecured</u> UNL	UNI			
			Docketed Total:	Priority			Docketed Total:		Priority			Docketed Total:	<u>Priority</u> \$399,440.00	\$399,440.00		Docketed Total:	Priority				
	TED**	ldress	/ INC	Secured \$190,379.68	\$190,379.68	ldress	NC		<u>Secured</u> \$8,950.00	\$8,950.00	ldress		Secured		ldress		Secured				
TO MODIFICATION	CLAIM AS DOCKETED**	Claim Holder Name and Address	LORENTSON MFG CO SW INC PO BOX 932 KOKOMO, IN 46903-0932	Case Number* 05-44640		Claim Holder Name and Address	LORENTSON TOOLING INC PO BOX 932	KOKOMO, IN 46903-0932	Case Number* 05-44640	•	Claim Holder Name and Address	CHARLES K VEENSTRA	<u>Case Number*</u> 05-44481		Claim Holder Name and Address	VEENSTRA CHARLES K	Case Number* 05-44481	•			s by case number.
EXHIBIT F - CLAIMS SUBJECT TO MODIFICATION	CLAIM TO BE MODIFIED***	Claim: 12375 Date Filed: 07/28/2006	Docketed Total: \$449,485.89 Filing Creditor Name and Address: LORENTSON MFG CO SW INC PO BOX 932	KOKOMO, IN 46903-0932		Claim: 11625 Date Filed: 07/27/2006	Docketed Total: \$67,422.00 Filing Creditor Name and Address:	LORENTSON TOOLING INC PO BOX 932	KOKOMO, IN 46903-0932		Claim: 16805 Date Filed: 02/11/2008	Docketed Total: \$399,440.00 Filing Creditor Name and Address:	VENSTRA CHARLES K								* See Exhibit F for a listing of debtor entities by case number.

[&]quot;UNL" denotes an unliquidated claim.

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\$1,673,638.62 \$2,784,203.29

Total Claims To Be Modified: 6 Total Amount As Docketed: Total Amount As Modified:

CLAIM AS MODIFIED

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CLAIM AS DOCKETED**

EXHIBIT F - CLAIMS SUBJECT TO MODIFICATION

CLAIM TO BE MODIFIED***

Main Document

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See Exhibit F for a listing of debtor entities by case number.

Certain creditors' addresses are intentionally omitted. "UNL" denotes an unliquidated claim.

In re Delphi Corporation, et al.

Thirtieth Omnibus Claims Objection

Case No. 05-44481 (RDD)

Exhibit G - Debtor Entity Reference

CASE NUMBER	DEBTOR ENTITY
05-44481	DELPHI CORPORATION
05-44639	DELPHI AUTOMOTIVE SYSTEMS HUMAN RESOURCES LLC
05-44640	DELPHI AUTOMOTIVE SYSTEMS LLC

Exhibit H - Claimants And Related Claims Subject To Thirtieth Omnibus Claims Objection

In re: Delphi Corporation, et al. Case No. 05-44481 (RDD)

Claim Holder	Claim	Exhibit
ALONGE ROY J	6238	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
ANDREWS TONYETTA L EXS EST	6969	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BAILEY ALFRED J	6165	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BALDRIDGE DELORES J	4132	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BANKS JESSE M	4811	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BARCZAK JAMES T	3411	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BEALE EDWARD J	5430	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BELL BARBARA METCALF	5862	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BERNAL LUZ M	2695	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BESSEMER LORRAINE M	4826	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BIVENS LORI PALMER	9101	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BJORKMAN DAHN E AND BJORKMAN JOYCE E	15817	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BJORKMAN DAHN E AND BJORKMAN JOYCE E JT TEN	15818	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BODNER JOHN F AND BODNER ANNA J JT TEN	9893	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BOILORE VAUGHN W	6170	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BORZI JAMES W	12345	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BOUGHTON LEONARD G	6294	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BRACKINS A D	4194	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BRADY JAMES J	8698	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BRANDT RAYMOND F	3582	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BROOKS DAVID	15255	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
BUDELEWSKI FRANK X	90/9	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
CALSONIC KANSEI CORPORATION	11185	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
CHAMBERLIN DAVID C	4350	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
CRAFT CHARLES W	2296	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
CROWDER PHILLIP	3289	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
CSX TRANSPORTATION INC	16813	EXHIBIT D-2 - UNTIMELY BOOKS AND RECORDS CLAIMS
DANIELS MARY G	3472	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
DAY JOAN C	4317	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
DEFIANCE COUNTY C S E A ACCOUNT OF ERIC S RICHMAN	7143	
DENNIS RONALD G	5153	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
DIEGNAN EVELYN A	4543	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
ELLIOTT JAMES P	4785	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
ELLISON JR ALBERT	6585	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
FEITH VICKI	15638	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
FISCHER AUSTIN R	7553	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
FISCHER AUSTIN R	8256	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
FORD SUSAN E	5551	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
FORMER SHAREHOLDERS OF ATRI LLC	14178	EXHIBIT F - CLAIMS SUBJECT TO MODIFICATION

Exhibit H - Claimants And Related Claims Subject To Thirtieth Omnibus Claims Objection

In re: Delphi Corporation, et al. Case No. 05-44481 (RDD)

Claim Holder	Claim	Exhibit
FREIJ SAM S	16811	EXHIBIT B-2 - UNTIMELY EQUITY CLAIMS
FRYSON RICHARD	9245	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
FUNKE DALE L	6896	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
GARDNER ANTHONY N	5368	EXHIBIT F - CLAIMS SUBJECT TO MODIFICATION
GASKIN BEVERLY J	12393	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
GEORGIA POWER COMPANY	16807	EXHIBIT E - UNTIMELY CLAIMS
GEORGIA SELF INSURERS GUARANTY TRUST FUND	4768	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
GOETTL EDWARD E	11876	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
GROMOLL CHERYL A	15708	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
HADDING JULIE	5628	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
HAMERMILLER JANET K	7299	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
HARRELL CHARLES E	3554	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
HARRIS JOHN K	13603	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
HARRISON S MALCOLM O ESQU	16131	EXHIBIT D-2 - UNTIMELY BOOKS AND RECORDS CLAIMS
HAZLETT ROY E	5421	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
HEISEY DUANE L	10858	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
HEMMER LOUIS G	6465	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
HOGAN REBA BOYD	16074	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
HYDE EARL C AND HYDE LAVON JT TEN	16817	EXHIBIT C - UNTIMELY INSUFFICIENTLY DOCUMENTED CLAIM
INTERTEK TESTING SERVICES	16821	EXHIBIT E - UNTIMELY CLAIMS
JACKSON CORLIS D	6296	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
JENKINS BEVERLY M	15910	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
K T K STEEL DRUM CORPORATION	48	EXHIBIT A-2 - AMENDED CLAIM THAT IS SUBJECT TO PRIOR ORDER
KELLY WILLIAM R AND KELLY RHONDA E	16812	EXHIBIT B-2 - UNTIMELY EQUITY CLAIMS
۷DY	14897	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
KING LEROY F	7337	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
KING LOUISE R	5129	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
KING LOUISE R AND KING MELVIN C	5128	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
KOHLMAYER KURT F AND KOHLMAYER IRENE G JT TEN	4703	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
KOVAK ANDREW R TR	16280	EXHIBIT D-2 - UNTIMELY BOOKS AND RECORDS CLAIMS
LTR	16281	EXHIBIT D-2 - UNTIMELY BOOKS AND RECORDS CLAIMS
KOWITZ JANET L	4992	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
LANDERS NORMAN C	5195	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
LANDERS NORMAN C AND LANDERS MARCELLA	5199	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
	15950	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
LIQUIDATING ULTIMATE ELECTRONICS INC	11639	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
LITTLES DORIS E	14031	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
LIVINGSTON ELIZABETH D	16808	EXHIBIT D-2 - UNTIMELY BOOKS AND RECORDS CLAIMS

Exhibit H - Claimants And Related Claims Subject To Thirtieth Omnibus Claims Objection

In re: Delphi Corporation, et al. Case No. 05-44481 (RDD)

Claim Holder	Claim	Exhibit
LLOYD WILLIAM E AND LLOYD JANET E	3532	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
LORENTSON MFG CO INC	12192	EXHIBIT F - CLAIMS SUBJECT TO MODIFICATION
LORENTSON MFG CO SW INC	12375	EXHIBIT F - CLAIMS SUBJECT TO MODIFICATION
LORENTSON TOOLING INC	11625	EXHIBIT F - CLAIMS SUBJECT TO MODIFICATION
MAZUR LEONARD AND MAZUR RUSSELL TR	11138	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
MC KEEVER LEON	3568	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
MCDOWELL VENUS J	13810	EXHIBIT D-2 - UNTIMELY BOOKS AND RECORDS CLAIMS
MCKEE S C O B MCINTOSH	7610	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
MCKEEVER ANNETTE C	16820	EXHIBIT E - UNTIMELY CLAIMS
MOSLEY THERESA	9731	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
MURRAY EVELYN M	10135	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
MYSIEWICZ LEON	3565	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
NEW YORK STATE DEPARTMENT OF TAXATION AND FINANCE	16814	EXHIBIT D-3 - UNTIMELY BOOKS AND RECORDS TAX CLAIM
OLIVER DOLORES J	3441	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
ONEILL LIAM P	2190	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
ONEILL MARY P	2189	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
ORTIE MENDONCA TR UA DTD 111601	15360	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
PAGE RICHARD T	7160	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
PALERMO MARIA C	16191	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
PERKINS WALTER R	8973	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
PERRY MALCOLM E	5441	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
PIONEER SPEAKERS INC	16809	EXHIBIT E - UNTIMELY CLAIMS
POTTER FRANCIS L	5540	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
POWERS CLEMENTINE R	4082	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
PUDUP LEO A AND PUDUP JOSEPHINE B	5672	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
QUINLAN JOHN J	2989	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
RACHWAL BERNADETTE	4085	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
RISELAY MICHAEL A	8814	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
ROBINSON LOGAN	10053	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
RODRIGUEZ BENJAMIN D AND RODRIGUEZ VISITACION C JT TEN	3404	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
RT SUB LLC FORMERLY KNOWN AS RECEPTEC LLC	15939	EXHIBIT A-1 - AMENDED CLAIM
SCHAEFFER TR FLORENCE	3517	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
SCHAFER MARY H	12446	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
SCHIPPER DEBRA	8208	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
SCHMIDT ALVIN C AND SCHMIDT DARLA J	11801	EXHIBIT B-1 - EQUITY CLAIM
SHEPHERD LAWRENCE L	10277	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
SHOEMAKER OREN AND SHOEMAKER MARILYN JT TEN	4589	EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
SIERRA ANALYTICAL CORPORATE GROUP INC	16810	EXHIBIT E - UNTIMELY CLAIMS

Exhibit H - Claimants And Related Claims Subject To Thirtieth Omnibus Claims Objection

In re: Delphi Corporation, <u>et al.</u> Case No. 05-44481 (RDD)

Page 4 of 4

EXHIBIT A-2 - AMENDED CLAIM THAT IS SUBJECT TO PRIOR ORDER EXHIBIT F - CLAIMS SUBJECT TO MODIFICATION EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS
EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS **EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS** EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS **EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS** EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS **EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS** EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS **EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS** EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS **EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS** EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS EXHIBIT D-1 - BOOKS AND RECORDS CLAIMS **EXHIBIT E - UNTIMELY CLAIMS** 5193 6771 10401 5040 7688 16175 15545 10568 5657 6548 15920 8714 15780 6547 16805 16067 7319 3418 48 /AN DENBUSSCHE DONALD H AND ROZMAN ROD JT TEN SZCZESEK ROBERT J AND SZCZESEK DONNA M SPECKER RICHARD D AND SPECKER CAROLE J Claim Holder SIERRA LIQUIDITY FUND VINCENT W RICHARD JR WEINMANN PATRICIA C VEENSTRA CHARLES WHITE GREGORY A SMUZESKI NAOMI C SZCZESEK ROBERT **URNER WILLIAM E** YAKUBEK NANCY K **MILLIAMS BETTY A MILLIAMS JR EARL UCKER JIMMY R** STUBBS TANYAL **WOHLEEN DAVID** SIMPSON JANNIE SNOW JAMES E STEVENS PAUL **TEED DAVID M**

Exhibit I

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

.

Debtors. : (Jointly Administered)

-----x

NOTICE OF OBJECTION TO CLAIM

[Claimant Name]:

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), are sending you this notice. According to the Debtors' records, you filed one or more proofs of claim in the Debtors' reorganization cases. Based upon the Debtors' review of your proof or proofs of claim, the Debtors have determined that one or more of your "Claims," as such term is defined in 11 U.S.C. § 101(5), identified in the table below should be disallowed and expunged or modified as summarized in that table and described in more detail in the Debtors' Thirtieth Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Amended Claims, (B) Equity Claims, (C) Untimely Insufficiently Documented Claim, (D) Books And Records Claims, (E) Untimely Claims, And (F) Claims Subject To Modification (the "Thirtieth Omnibus Claims Objection"), dated June 27, 2008, a copy of which is enclosed (without exhibits). The Debtors' Thirtieth Omnibus Claims Objection is set for hearing on July 31, 2008 at 10:00 a.m. (prevailing Eastern time) before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004. AS FURTHER DESCRIBED IN THE ENCLOSED THIRTIETH OMNIBUS CLAIMS OBJECTION AND BELOW, THE DEADLINE FOR YOU TO RESPOND TO THE DEBTORS' OBJECTION TO YOUR CLAIM(S) IS 4:00 P.M. (PREVAILING EASTERN TIME) ON JULY 24, 2008. IF YOU DO NOT RESPOND TIMELY IN THE MANNER DESCRIBED BELOW, THE ORDER GRANTING THE RELIEF REQUESTED MAY BE ENTERED WITHOUT ANY FURTHER NOTICE TO YOU OTHER THAN NOTICE OF ENTRY OF AN ORDER.

The enclosed Thirtieth Omnibus Claims Objection identifies ten different categories of objections. The category of claim objection applicable to you is identified in the table below in the column entitled "Basis For Objection":

The Claim identified as having a Basis For Objection of "Amended Claim" has been amended and superseded by a later-filed Claim.

The Claim identified as having a Basis For Objection of "Amended Claim That Is Subject To Prior Order" has been amended and superseded by a later-filed Claim and is subject to a prior order.

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The Claim identified as having a Basis For Objection of "Equity Claim" is a Claim filed by a holder of Delphi common stock solely on account of its stock holdings.

Claims identified as having a Basis For Objection of "Untimely Equity Claims" are Claims filed by holders of Delphi common stock solely on account of their stock holdings and were untimely filed pursuant to the Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof (Docket No. 3206) (the "Bar Date Order").

The Claim identified as having a Basis For Objection of "Untimely Insufficiently Documented Claim" is a Claim that (i) did not contain sufficient documentation in support of the Claim asserted, making it impossible for the Debtors meaningfully to review the asserted Claim and (ii) was untimely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Books And Records Claims" are Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Books And Records Claims" are Claims that (i) assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records and (ii) were not timely filed pursuant to the Bar Date Order.

The Claim identified as having a Basis For Objection of "Untimely Books And Records Tax Claim" is a Claim filed by a taxing authority that (i) asserts a liability or dollar amount that the Debtors have determined is not owing pursuant to the Debtors' books and records and (ii) was not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Untimely Claims" are Claims that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Claims Subject To Modification" are those Claims that the Debtors have determined state the incorrect amount or are overstated.

Date Filed	Claim Number	Asserted Claim Amount	Basis For Objection	Treatment Of Claim	Surviving Claim Number

If you wish to view the complete exhibits to the Thirtieth Omnibus Claims Objection, you can do so at www.delphidocket.com. If you have any questions about this notice or the Thirtieth Omnibus Claims Objection to your Claim, please contact the Debtors' counsel by e-mail at delphi@skadden.com, by telephone at 1-800-718-5305, or in writing to Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of a Claim or the filing of a Claim should be

directed to Claims Agent at 1-888-249-2691 or www.delphidocket.com. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

THE PROCEDURES SET FORTH IN THE ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS, ENTERED DECEMBER 7, 2006 (THE "CLAIMS OBJECTION PROCEDURES ORDER"), APPLY TO YOUR PROOFS OF CLAIM THAT ARE SUBJECT TO THE DEBTORS' OBJECTION AS SET FORTH ABOVE. A COPY OF THE CLAIMS OBJECTION PROCEDURES ORDER IS INCLUDED HEREWITH. THE FOLLOWING SUMMARIZES THE PROVISIONS OF THAT ORDER BUT IS QUALIFIED IN ALL RESPECTS BY THE TERMS OF THAT ORDER.

If you disagree with the Thirtieth Omnibus Claims Objection, you must file a response (the "Response") and serve it so that it is actually received by no later than 4:00 p.m. (prevailing Eastern Time) on July 24, 2008. Your Response, if any, to the Thirtieth Omnibus Claims Objection must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Claims Objection Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windowsbased word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton).

Your Response, if any, must also contain at a minimum the following: (i) the title of the claims objection to which the Response is directed, (ii) the name of the claimant and a brief description of the basis for the amount of the Claim, (iii) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged, including, but not limited to, the specific factual and legal bases upon which you will rely in opposing the Thirtieth Omnibus Claims Objection, (iv) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; provided, however, that you need not disclose confidential, proprietary, or otherwise protected information in the Response; provided further, however, that you must disclose to the Debtors all information and provide copies of all documents that you believe to be confidential, proprietary, or otherwise protected and upon which you intend to rely in support of the Claim, (v) to the extent that the Claim is contingent or fully or partially unliquidated, the amount that you believe would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate, and (vi) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the Claim.

If you properly and timely file and serve a Response in accordance with the procedures described above, and the Debtors are unable to reach a consensual resolution with you, the hearing on any such Response will automatically be adjourned from the July 31, 2008 hearing date to a future date to be set pursuant to the Claims Objection Procedures Order. With respect to all uncontested objections, the

Debtors have requested that the Court conduct a final hearing on July 31, 2008 at 10:00 a.m. (prevailing Eastern time).

IF YOUR PROOF OF CLAIM LISTED ABOVE ASSERTS CONTINGENT OR UNLIQUIDATED CLAIMS, YOU ARE REQUIRED BY THE CLAIMS OBJECTION PROCEDURES ORDER TO INCLUDE THE AMOUNT THAT YOU BELIEVE WOULD BE THE ALLOWABLE AMOUNT OF SUCH CLAIM UPON LIQUIDATION OF THE CLAIM OR OCCURRENCE OF THE CONTINGENCY, AS APPROPRIATE, IN ANY RESPONSE TO THE OBJECTION. PURSUANT TO THE CLAIMS OBJECTION PROCEDURES ORDER, THE DEBTORS MAY ELECT, IN THEIR SOLE DISCRETION, TO ACCEPT SUCH AMOUNT PROVISIONALLY AS THE ESTIMATED AMOUNT OF YOUR PROOF OF CLAIM PURSUANT TO SECTION 502(c) OF THE BANKRUPTCY CODE FOR ALL PURPOSES OTHER THAN ALLOWANCE, BUT INCLUDING VOTING AND ESTABLISHING RESERVES FOR PURPOSES OF DISTRIBUTION. YOUR PROOF OF CLAIM WOULD REMAIN SUBJECT TO FURTHER OBJECTION AND REDUCTION, AS APPROPRIATE, AND TO SECTION 502(j) OF THE BANKRUPTCY CODE. THE DEBTORS' ELECTION WOULD BE MADE BY SERVING YOU WITH A NOTICE IN THE FORM ATTACHED TO THE CLAIMS OBJECTION PROCEDURES ORDER.

The Bankruptcy Court will consider only those Responses made as set forth herein and in accordance with the Claims Objection Procedures Order. IF NO RESPONSES TO THE THIRTIETH OMNIBUS CLAIMS OBJECTION ARE TIMELY FILED AND SERVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH HEREIN AND IN THE CLAIMS OBJECTION PROCEDURES ORDER, THE BANKRUPTCY COURT MAY ENTER AN ORDER SUSTAINING THE THIRTIETH OMNIBUS CLAIMS OBJECTION WITHOUT FURTHER NOTICE OTHER THAN NOTICE OF THE ENTRY OF SUCH AN ORDER AS PROVIDED IN THE CLAIMS OBJECTION PROCEDURES ORDER. Thus, your failure to respond may forever bar you from sustaining a Claim against the Debtors.

[Claimant Name]
[Address 1]
[Address 2] [Address 3]
[City], [State] [Zip]
[Country]

Dated: New York, New York June 27, 2008

Exhibit J

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

:

Debtors. : (Jointly Administered)

-----x

NOTICE OF OBJECTION TO CLAIM

[Claimant Name]:

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), are sending you this notice. According to the Debtors' records, you filed one or more proofs of claim in the Debtors' reorganization cases. Based upon the Debtors' review of your proof or proofs of claim, the Debtors have determined that one or more of your "Claims," as such term is defined in 11 U.S.C. § 101(5), identified in the table below should be disallowed and expunged or modified as summarized in that table and described in more detail in the Debtors' Thirtieth Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Amended Claims, (B) Equity Claims, (C) Untimely Insufficiently Documented Claim, (D) Books And Records Claims, (E) Untimely Claims, And (F) Claims Subject To Modification (the "Thirtieth Omnibus Claims Objection"), dated June 27, 2008, a copy of which is enclosed (without exhibits). The Debtors' Thirtieth Omnibus Claims Objection is set for hearing on July 31, 2008 at 10:00 a.m. (prevailing Eastern time) before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004. AS FURTHER DESCRIBED IN THE ENCLOSED THIRTIETH OMNIBUS CLAIMS OBJECTION AND BELOW, THE DEADLINE FOR YOU TO RESPOND TO THE DEBTORS' OBJECTION TO YOUR CLAIM(S) IS 4:00 P.M. (PREVAILING EASTERN TIME) ON JULY 24, 2008. IF YOU DO NOT RESPOND TIMELY IN THE MANNER DESCRIBED BELOW, THE ORDER GRANTING THE RELIEF REQUESTED MAY BE ENTERED WITHOUT ANY FURTHER NOTICE TO YOU OTHER THAN NOTICE OF ENTRY OF AN ORDER.

The enclosed Thirtieth Omnibus Claims Objection identifies ten different categories of objections. The category of claim objection applicable to you is identified in the table below in the column entitled "Basis For Objection":

The Claim identified as having a Basis For Objection of "Amended Claim" has been amended and superseded by a later-filed Claim.

The Claim identified as having a Basis For Objection of "Amended Claim That Is Subject To Prior Order" has been amended and superseded by a later-filed Claim and is subject to a prior order.

The Claim identified as having a Basis For Objection of "Equity Claim" is a Claim filed by a holder of Delphi common stock solely on account of its stock holdings.

Claims identified as having a Basis For Objection of "Untimely Equity Claims" are Claims filed by holders of Delphi common stock solely on account of their stock holdings and were untimely filed pursuant to the Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof (Docket No. 3206) (the "Bar Date Order").

The Claim identified as having a Basis For Objection of "Untimely Insufficiently Documented Claim" is a Claim that (i) did not contain sufficient documentation in support of the Claim asserted, making it impossible for the Debtors meaningfully to review the asserted Claim and (ii) was untimely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Books And Records Claims" are Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Books And Records Claims" are Claims that (i) assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records and (ii) were not timely filed pursuant to the Bar Date Order.

The Claim identified as having a Basis For Objection of "Untimely Books And Records Tax Claim" is a Claim filed by a taxing authority that (i) asserts a liability or dollar amount that the Debtors have determined is not owing pursuant to the Debtors' books and records and (ii) was not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Untimely Claims" are Claims that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Claims Subject To Modification" are those Claims that the Debtors have determined state the incorrect amount or are overstated.

Date	Claim	Asserted	Basis For	Tre	atment Of Claim			
Filed	Number	Claim Amount	Objection	Correct Debtor	Modified Amount	Modified Nature		

If you wish to view the complete exhibits to the Thirtieth Omnibus Claims Objection, you can do so at www.delphidocket.com. If you have any questions about this notice or the Thirtieth Omnibus Claims Objection to your Claim, please contact the Debtors' counsel by e-mail at delphi@skadden.com, by telephone at 1-800-718-5305, or in writing to Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of a Claim or the filing of a Claim should be directed to Claims Agent at 1-888-249-2691 or www.delphidocket.com. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

THE PROCEDURES SET FORTH IN THE ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS, ENTERED DECEMBER 7, 2006 (THE "CLAIMS OBJECTION PROCEDURES ORDER"), APPLY TO YOUR PROOFS OF CLAIM THAT ARE SUBJECT TO THE DEBTORS' OBJECTION AS SET FORTH ABOVE. A COPY OF THE CLAIMS OBJECTION PROCEDURES ORDER IS INCLUDED HEREWITH. THE FOLLOWING SUMMARIZES THE PROVISIONS OF THAT ORDER BUT IS QUALIFIED IN ALL RESPECTS BY THE TERMS OF THAT ORDER.

If you disagree with the Thirtieth Omnibus Claims Objection, you must file a response (the "Response") and serve it so that it is actually received by no later than 4:00 p.m. (prevailing Eastern Time) on July 24, 2008. Your Response, if any, to the Thirtieth Omnibus Claims Objection must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Claims Objection Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windowsbased word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel)

and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton).

Your Response, if any, must also contain at a minimum the following: (i) the title of the claims objection to which the Response is directed, (ii) the name of the claimant and a brief description of the basis for the amount of the Claim, (iii) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged, including, but not limited to, the specific factual and legal bases upon which you will rely in opposing the Thirtieth Omnibus Claims Objection, (iv) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; provided, however, that you need not disclose confidential, proprietary, or otherwise protected information in the Response; provided further, however, that you must disclose to the Debtors all information and provide copies of all documents that you believe to be confidential, proprietary, or otherwise protected and upon which you intend to rely in support of the Claim, (v) to the extent that the Claim is contingent or fully or partially unliquidated, the amount that you believe would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate, and (vi) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the Claim.

If you properly and timely file and serve a Response in accordance with the procedures described above, and the Debtors are unable to reach a consensual resolution with you, the hearing on any such Response will automatically be adjourned from the July 31, 2008 hearing date to a future date to be set pursuant to the Claims Objection Procedures Order. With respect to all uncontested objections, the Debtors have requested that the Court conduct a final hearing on July 31, 2008 at 10:00 a.m. (prevailing Eastern time).

IF YOUR PROOF OF CLAIM LISTED ABOVE ASSERTS CONTINGENT OR UNLIQUIDATED CLAIMS, YOU ARE REQUIRED BY THE CLAIMS OBJECTION PROCEDURES ORDER TO INCLUDE THE AMOUNT THAT YOU BELIEVE WOULD BE THE ALLOWABLE AMOUNT OF SUCH CLAIM UPON LIQUIDATION OF THE CLAIM OR OCCURRENCE OF THE CONTINGENCY, AS APPROPRIATE, IN ANY RESPONSE TO THE OBJECTION. PURSUANT TO THE CLAIMS OBJECTION PROCEDURES ORDER, THE DEBTORS MAY ELECT, IN THEIR SOLE DISCRETION, TO ACCEPT SUCH AMOUNT PROVISIONALLY AS THE ESTIMATED AMOUNT OF YOUR PROOF OF CLAIM PURSUANT TO SECTION 502(c) OF THE BANKRUPTCY CODE FOR ALL PURPOSES OTHER THAN ALLOWANCE, BUT INCLUDING VOTING AND ESTABLISHING RESERVES FOR PURPOSES OF DISTRIBUTION. YOUR PROOF OF CLAIM WOULD REMAIN SUBJECT TO FURTHER OBJECTION AND REDUCTION, AS APPROPRIATE, AND TO SECTION 502(j) OF THE BANKRUPTCY CODE. THE DEBTORS' ELECTION WOULD BE MADE BY SERVING YOU WITH A NOTICE IN THE FORM ATTACHED TO THE CLAIMS OBJECTION PROCEDURES ORDER.

The Bankruptcy Court will consider only those Responses made as set forth herein and in accordance with the Claims Objection Procedures Order. IF NO RESPONSES TO THE THIRTIETH OMNIBUS CLAIMS OBJECTION ARE TIMELY FILED AND SERVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH HEREIN AND IN THE CLAIMS OBJECTION PROCEDURES ORDER, THE BANKRUPTCY COURT MAY ENTER AN ORDER SUSTAINING THE THIRTIETH OMNIBUS CLAIMS OBJECTION WITHOUT FURTHER NOTICE OTHER THAN NOTICE OF THE ENTRY OF SUCH AN ORDER AS PROVIDED IN THE CLAIMS OBJECTION PROCEDURES ORDER. Thus, your failure to respond may forever bar you from sustaining a Claim against the Debtors.

[Claimant Name]
[Address 1]
[Address 2] [Address 3]
[City], [State] [Zip]
[Country]

Dated: New York, New York June 27, 2008 UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

. -----x

ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007 DISALLOWING AND EXPUNGING CERTAIN (A) AMENDED CLAIMS, (B) EQUITY CLAIMS, (C) UNTIMELY INSUFFICIENTLY DOCUMENTED CLAIM, (D) BOOKS AND RECORDS CLAIMS, (E) UNTIMELY CLAIMS, AND (F) CLAIMS SUBJECT TO MODIFICATION IDENTIFIED IN THE THIRTIETH OMNIBUS CLAIMS OBJECTION

("THIRTIETH OMNIBUS CLAIMS OBJECTION ORDER")

Upon the Thirtieth Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed.

R. Bankr. P. 3007 To Certain (A) Amended Claims, (B) Equity Claims, (C) Untimely Insufficiently Documented Claim, (D) Books And Records Claims, (E) Untimely Claims, And (F) Claims Subject To Modification, dated June 27, 2008 (the "Thirtieth Omnibus Claims Objection"), of Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the record of the hearing held on the Thirtieth Omnibus Claims Objection; and after due deliberation thereon; and good and sufficient cause appearing therefor,

Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Thirtieth Omnibus Claims Objection.

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IT IS HEREBY FOUND AND DETERMINED THAT:²

- A. Each holder of a claim, as such term is defined in 11 U.S.C. § 101(5) (as to each, a "Claim"), listed on Exhibits A-1, A-2, B-1, B-2, C, D-1, D-2, D-3, E, and F hereto was properly and timely served with a copy of the Thirtieth Omnibus Claims Objection, a personalized Notice Of Objection To Claim, a copy of the Order Pursuant to 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims (Docket No. 6089) (the "Claims Objection Procedures Order"), the proposed order granting the Thirtieth Omnibus Claims Objection, and notice of the deadline for responding to the Thirtieth Omnibus Claims Objection. No other or further notice of the Thirtieth Omnibus Claims Objection is necessary.
- B. This Court has jurisdiction over the Thirtieth Omnibus Claims Objection pursuant to 28 U.S.C. §§ 157 and 1334. The Thirtieth Omnibus Claims Objection is a core proceeding under 28 U.S.C. § 157(b)(2). Venue of these cases and the Thirtieth Omnibus Claims Objection in this district is proper under 28 U.S.C. §§ 1408 and 1409.
- C. The Claim listed on Exhibit A-1 hereto under the column heading "Claim To Be Expunged" has been amended and superseded by a later-filed Claim (the "Amended Claim").
- D. The Claim listed on Exhibit A-2 hereto under the column heading "Claim To Be Expunged" has been amended and superseded by a later-filed Claim and was also subject to a prior order (the "Amended Claim That Is Subject To Prior Order").

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052.

- E. The Claim listed on Exhibit B-1 hereto was filed by a holder of Delphi common stock solely on account of its stock holdings (the "Equity Claim").
- F. Each of the Claims listed on Exhibit B-2 hereto was filed by a holder of Delphi common stock solely on account of its stock holdings and were untimely filed pursuant to the Bar Date Order (the "Untimely Equity Claims").
- G. The Claim listed on Exhibit C contains insufficient documentation to support the Claim asserted and was untimely filed pursuant to the Bar Date Order (the "Untimely Insufficiently Documented Claim").
- H. The Claims listed on Exhibit D-1 contain liabilities or dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Claims").
- I. The Claims listed on Exhibit D-2 contain liabilities or dollar amounts that are not reflected on the Debtors' books and records and were untimely filed pursuant to the Bar Date Order (the "Untimely Books And Records Claims").
- J. The Claim listed on Exhibit D-3 hereto, which was filed by a taxing authority, asserts a liability and dollar amount that is not reflected on the Debtors' books and records and was untimely filed pursuant to the Bar Date Order (the "Untimely Books And Records Tax Claim").
- K. The Claims listed on <u>Exhibit E</u> hereto were untimely filed pursuant to the Bar Date Order (the "Untimely Claims").
- L. The Claims listed on <u>Exhibit F</u> hereto (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) incorrectly assert secured or priority status (the "Claims Subject To Modification").

M. The relief requested in the Thirtieth Omnibus Claims Objection and granted herein is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- 1. The "Claim To Be Expunged" listed on Exhibit A-1 hereto is hereby disallowed and expunged in its entirety. The Claim identified on Exhibit A-1 hereto as a "Surviving Claim" shall remain on the Debtors' claims register, but shall remain subject to future objection by the Debtors and other parties-in-interest.
- 2. The "Claim To Be Expunged" listed on Exhibit A-2 hereto is hereby disallowed and expunged in its entirety. The Claim identified on Exhibit A-2 hereto as a "Surviving Claim" shall remain on the Debtors' claims register, but shall remain subject to future objection by the Debtors and other parties-in-interest.
- 3. The Equity Claim listed on <u>Exhibit B-1</u> hereto is hereby disallowed and expunged in its entirety.
- 4. Each Untimely Equity Claim listed on Exhibit B-2 hereto is hereby disallowed and expunged in its entirety.
- 5. The Untimely Insufficiently Documented Claim listed on Exhibit C hereto is hereby disallowed and expunged in its entirety.
- 6. Each Books And Records Claim listed on Exhibit D-1 hereto is hereby disallowed and expunged in its entirety.
- 7. Each Untimely Books And Records Claim listed on Exhibit D-2 hereto is hereby disallowed and expunged in its entirety.

- 8. The Untimely Books And Records Tax Claim listed on Exhibit D-3 hereto is hereby disallowed and expunged in its entirety.
- 9. Each Untimely Claim listed on Exhibit E hereto is hereby disallowed and expunged in its entirety.
- Exhibit F hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit F hereto shall be entitled to (a) recover any Claim Subject To Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit F hereto, subject to the Debtors' right to further object to each such Claim Subject to Modification. The Claims Subject To Modification shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.
- 11. Nothing contained herein shall constitute, nor shall it be deemed to constitute, the allowance of any Claim asserted against any of the Debtors.
- 12. This Court shall retain jurisdiction over the Debtors and the holders of Claims subject to the Thirtieth Omnibus Claims Objection to hear and determine all matters arising from the implementation of this order.
- 13. The objection by the Debtors to each Claim addressed in the Thirtieth Omnibus Claims Objection and attached hereto as Exhibits A-1, A-2, B-1, B-2, C, D-1, D-2, D-3, E, and F constitutes a separate contested matter as contemplated by Fed. R. Bankr. P. 9014. This order shall be deemed a separate order with respect to each Claim that is the subject of the

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Thirtieth Omnibus Claims Objection. Any stay of this order shall apply only to the contested

matter which involves such Claim and shall not act to stay the applicability or finality of this

order with respect to the other contested matters covered hereby.

14. Kurtzman Carson Consultants LLC is hereby directed to serve this order,

including exhibits, in accordance with the Claims Objection Procedures Order.

15. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for

the United States Bankruptcy Court for the Southern District of New York for the service and

filing of a separate memorandum of law is deemed satisfied by the Thirtieth Omnibus Claims

Objection.

Dated: New York, New York

July ____, 2008

UNITED STATES BANKRUPTCY JUDGE

EXHIBIT D

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1	2	3	4	5	6	7	8
		Date	Claim	Asserted		Treatment	Surviving Claim
Name	Address	Filed	Number	Claim Amount	Basis for Objection	of Claim	Number
	George E Caston Manager						
	RT Sub LLC						
RT Sub LLC Formerly Known as	20791 Torrey Pines Way					Disallow and	
RecepTec LLC	Estero, FL 33928	8/9/06	15939	\$16,662.36	Amended Claim	Expunge	16507

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1	2	3	4	5	6	7	8
Nama	Address	Date	Claim	Asserted	Paris for Objection	Treatment	Surviving Claim
Name	Address	Filed	Number	Claim Amount	Basis for Objection	of Claim	Number
	KTK Steel Drum						
	2699 White Rd Ste 255				Amended Claim That Is	Disallow and	
Sierra Liquidity Fund	Irvine, CA 92614	10/18/05	48	\$20,076.60	Subject To Prior Order	Expunge	16716

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Delphi Corporation
Thirtieth Omnibus Claims Objection

1	2	3	4	5	6	7	8
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
Alvin C Schmidt and Darla J Schmidt	Ua Dtd 122200 Alvin Schmidt and Darla Schmidt Family Revocable Living Trust 9650 Langan St Spring Hill, FL 34606	7/28/06	11801	\$79,580.00	Equity Claim	Disallow and Expunge	

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1	2	3	4	5	6	7	8
		Date	Claim	Asserted		Treatment	Surviving Claim
Name	Address	Filed		Claim Amount	Basis for Objection	of Claim	Number
	17039 Fitzgerald St					Disallow and	
Sami S Freij	Livonia, MI 48154-1617	3/18/08	16811	\$106.00	Untimely Equity Claims	Expunge	
	Kelly Jt Ten 2272 Reis Run Rd					Disallow and	
William R Kelly and Rhonda E	Pittsburgh, PA 15237-1427	3/25/08	16812	\$420.49	Untimely Equity Claims	Expunge	

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Delphi Corporation
Thirtieth Omnibus Claims Objection
Exhibit C Service List

1	2	3	4	5	6	7	8
		Date	Claim	Asserted		Treatment	Surviving Claim
Name	Address	Filed	Number	Claim Amount	Basis for Objection	of Claim	Number
Earl C Hyde and Lavon Hyde Jt Ten	255 Anderson St Sparta, MI 49345-1247	4/22/08	16817		Untimely Insufficiently Documented Claim	Disallow and Expunge	

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1	2	3	4	5	6	7	8
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
	9217 S 79th Ave				Books And Records	Disallow and	
A D Brackins	Hickory Hills, IL 60457-2151	5/1/06	4194	UNL	Claims	Expunge	
	103 Yorkshire Circle				Books And Records	Disallow and	
Alfred J Bailey	Ewing, NJ 08628-3250	5/17/06	6165	UNL	Claims	Expunge	
	3307 Bowman Rd				Books And Records	Disallow and	
Austin R Fisher	Bay City, MI 48706-1766	6/6/06	7553	UNL	Claims	Expunge	
	Davidson Breen & Doud PC 1121 N Michigan Ave				Books And Records	Disallow and	
Austin R Fisher	Saginaw, MI 48602	6/6/06	7553	UNL	Claims	Expunge	
	Davidson Breen & Doud PC 410 E Court St				Books And Records	Disallow and	
Austin R Fisher	Flint, MI 48503-2019	6/6/06	7553	UNL	Claims	Expunge	
	3307 Bowman Rd				Books And Records	Disallow and	
Austin R Fisher	Bay City, MI 48706-1766	6/6/06	8256	UNL	Claims	Expunge	
Austin R Fisher	Davidson Breen & Doud PC 1121 N Michigan Ave Saginaw, MI 48602	6/6/06	8256	LINII	Books And Records Claims	Disallow and	
	Davidson Breen & Doud PC 410 E Court St				Books And Records	Expunge Disallow and	
Austin R Fisher	Flint, MI 48503-2019	6/6/06	8256	UNL	Claims	Expunge	
Barbara Metcalf Bell	4905 Prariewood Muncie, IN 47304	5/15/06	5862	UNL	Books And Records Claims	Disallow and Expunge	
Barczak James T	57 Oakland Rd Williamsville, NY 14221-6815	5/1/06	3411	LINII	Books And Records Claims	Disallow and	
Daiczak Jailles I	Visitacion C Rodriguez Jt Ten	5/1/00	3411	UNL	Ciairis	Expunge	
Benjamin D Rodriguez and	274 16th Ave San Francisco, CA 94118-1019	5/1/06	3404	\$1,340.80	Books And Records Claims	Disallow and Expunge	
	8134 Zimmerman Rd				Books And Records	Disallow and	
Bernadette Rachwal	Hamburg, NY 14075-7142	4/25/06	4085	UNL	Claims	Expunge	
Devember I Cookin	8343 High Meadow Trl	7/00/00	40000	LINII	Books And Records	Disallow and	
Beverly J Gaskin	Clarkston, MI 48348	7/28/06	12393	UNL	Claims	Expunge	
	834 Pennington Ave		4		Books And Records	Disallow and	
Beverly M Jenkins	Trenton, NJ 08618-2912	8/9/06	15910	UNL	Claims	Expunge	

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Thirtieth Omnibus Claims Objection

1	2	3	4	5	6	7	8
Name	Address	Date Filed	Claim	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
					,		
Brooks David	615 D East Abram Street Box 335 Arlington, TX 76010	7/31/06	15255	UNL	Books And Records Claims	Disallow and Expunge	
Budelewski Frank X	221 Red Oak Dr Williamsville, NY 14221-2333	5/24/06	6706	\$2,195.44	Books And Records Claims	Disallow and Expunge	
Calsonic Kansei Corporation	Austin L McMullen Boult Cummings Conners & Berry PLC 1600 Division St Ste 700 Nashville, TN 37203 2358 Tiffany Circle	7/26/06	11185	\$244,509.04	Books And Records Claims Books And Records	Disallow and Expunge Disallow and	
Charles E Harrell	Decatur, GA 30035-3315	5/1/06	3554	\$10,000.00		Expunge	
Charles W Craft	1117 N Bluff Rd Greenwood, IN 46142-7746	7/17/06	9677	UNL	Books And Records Claims	Disallow and Expunge	
Cheryl A Gromoll	165 Stratford Circle Stockbridge, GA 30281-7136	7/31/06	15708	UNL	Books And Records Claims	Disallow and Expunge	
Clementine R Powers	1089 Hrezent View Ln Webster, NY 14580-8902	4/24/06	4082	UNL	Books And Records Claims	Disallow and Expunge	
Corlis D Jackson	4024 Burton Ft Worth, TX 76105-4903	5/19/06	6296	\$800.00	Books And Records Claims	Disallow and Expunge	
Dahn E Bjorkman and	Joyce E Bjorkman Jt Ten Box 553 Lake City, MI 49651-0553	8/3/06	15818	UNL	Books And Records Claims	Disallow and Expunge	
Dahn E Bjorkman and Joyce E	Bjorkman Trustees Ua Bjorkman Family Loving Trust Dtd 103090 Box 553 Lake City, MI 49651-0553	8/3/06	15817	UNL	Books And Records Claims	Disallow and Expunge	
David C Chamberlin	77 Gorsline St Rochester, NY 14613-1203	5/2/06	4350	UNL	Books And Records Claims	Disallow and Expunge	

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1	2	3	4	5	6	7	8
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
David M Teed	6067 Merton Dr Flint, MI 48506-1023	7/31/06	15920	UNL	Books And Records Claims	Disallow and Expunge	
David Wohleen	c/o Philip Mowery Esq Vedder Price Kaufman & Kammholz PC 222 N LaSalle St Ste 2600 Chicago, IL 60601	7/28/06	12363	UNL	Books And Records Claims	Disallow and Expunge	
Day Joan C	285 Moses Creek Blvd St Augustine, FL 32086-5676	5/2/06	4317	UNL	Books And Records Claims	Disallow and Expunge	
Defiance County C S E A Account Of Eric S Richman	Case 9797 PO Box 246 Defiance, OH 43512	5/30/06	7143	\$7,979.78	Books And Records Claims	Disallow and Expunge	
Delores J Baldridge	353 Bethel Church Rd Marion, NC 28752	5/1/06	4132	UNL	Books And Records Claims	Disallow and Expunge	
Dolores J Oliver	4153 Carnation Ct Flint, MI 48506-2019	5/1/06	3441	UNL	Books And Records Claims	Disallow and Expunge	
Donald H Van Denbussche and	Rod Rozman Jt Ten 10401 St John Dr Box 317 Algonac, MI 48001-4243	8/9/06	16067	UNL	Books And Records Claims	Disallow and Expunge	
Doris E Littles	2140 Martin SE Grand Rapids, MI 49507	7/31/06	14031	\$204,000.00	Books And Records Claims	Disallow and Expunge	
Earl Williams Jr	10003 E 98 St N Owasso, OK 74055	5/11/06	5657	UNL	Books And Records Claims	Disallow and Expunge	
Edward E Goettl	6620 Pasilla Rd NE Rio Rancho, NM 87144	7/28/06	11876	UNL	Books And Records Claims	Disallow and Expunge	
Edward J Beale	38 Pendleton Court New Castle, DE 19720-3414	5/10/06	5430	UNL	Books And Records Claims	Disallow and Expunge	

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1	2	3	4	5	6	7	8
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
	5085 Village Commons Dr				Books And Records	Disallow and	
Ellison Jr Albert	West Bloomfield, MI 48322-3382	5/22/06	6585	UNL	Claims	Expunge	
	Evelyn A Diegnan Gorman						
	145 Day St				Books And Records	Disallow and	
Evelyn A Diegnan	South Plainfield, NJ 07080-3146	5/3/06	4543	UNL	Claims	Expunge	
	610 N Harrison St				Books And Records	Disallow and	
Evelyn M Murray	Alexandria, IN 46001-1408	7/21/06	10135	UNL	Claims	Expunge	
	11000 5					5	
- ··· > · · ·	11289 Roosevelt Rd	= 10.410.0	4=000		Books And Records	Disallow and	
Feith Vicki	Saginaw, MI 48609	7/31/06	15638	UNL	Claims	Expunge	
	Florence Schaeffer Trust				Deales And Deands	Dis allacco and	
[]	Ua Dtd 100300 7277 E Atherton Rd	E 14 10 0	0547	1.18.11	Books And Records	Disallow and	
Florence Schaeffer Tr	Davison, MI 48423	5/1/06	3517	UNL	Claims	Expunge	
Francia I Datter	8838 Maple Dr	E/40/00	FF40	LINII	Books And Records Claims	Disallow and	
Francis L Potter	Caledonia, WI 53108-9618 8269 Skipjack Dr	5/10/06	5540	UNL	Books And Records	Expunge Disallow and	
Funke Dale L	• • • • • • • • • • • • • • • • • • • •	7/17/06	0500	LINII	Claims		
Georgia Self Insurers Guaranty Trust	Indianapolis, IN 46236-9583 PO Box 7159	7/17/06	9589	UNL	Books And Records	Expunge Disallow and	
Fund	Atlanta, GA 30357-0159	5/4/06	4768	LINII	Claims	Expunge	
runu	Ragsdale Beals Hooper & Seigler LLP	3/4/00	4700	OINL	Ciairis	Expunge	
	Herbert C Broadfoot II						
	2400 Int'l Tower Peachtree Ctr 229 Peachtree St						
Georgia Self Insurers Guaranty Trust	NE				Books And Records	Disallow and	
Fund	Atlanta, GA 30303	5/4/06	4768	LINI	Claims	Expunge	
i dild	Atlanta, OA 30000	3/4/00	7700	OIVE	Olainis	Expurige	
	10625 Mountain Laurel Way				Books And Records	Disallow and	
Gregory A White	Union, KY 41091-9079	7/31/06	15545	UNI	Claims	Expunge	
	105 W Falcon Run		.5510		Books And Records	Disallow and	
Heisey Duane L	Pendleton, IN 46064-9141	7/25/06	10858	UNL	Claims	Expunge	
, , , , , , , , , , , , , , , , , , ,	,					1 3-	
	10490 W Ravine View Ct				Books And Records	Disallow and	
James J Brady	North Royalton, OH 44133-6075	6/28/06	8698	\$3.00	Claims	Expunge	
,	G 10121 Beecher Rd				Books And Records	Disallow and	
James P Elliott	Flushing, MI 48433	5/5/06	4785	UNL	Claims	Expunge	

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	EXHIBIT D-1 Service List							
1	2	3	4	5	6	7	8 Compining	
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number	
	3465 Winners Circle				Books And Records	Disallow and		
James W Borzi	Canfield, OH 44406	7/28/06	12345	UNL	Claims	Expunge		
	7326 State Route 19 Unit 2101				Books And Records	Disallow and		
Janet K Hamermiller	Mount Gilead, OH 43338-9329	6/1/06	7299	UNL	Claims	Expunge		
	2533 Barnes Rd				Books And Records	Disallow and		
Janet L Kowitz	Millington, MI 48746-9024	5/8/06	4992	UNL	Claims	Expunge		
	40.11 (1.0)					5		
	19 North St				Books And Records	Disallow and		
Jesse M Banks	Newton Ctr, MA 02459-1737	5/5/06	4811	UNL	Claims	Expunge		
	Anna I Dadwan It Tan							
	Anna J Bodner Jt Ten				D I A ID I	D: " .		
	103 Georgetown Ln	7/40/00			Books And Records	Disallow and		
John F Bodner and	Export, PA 15632-1521	7/19/06	9893	UNL	Claims	Expunge		
	OZOO Otana MULDI				Deeles Ared Deeseds	Disallania and		
	2792 Stone Mill Pl	7/04/00	40000		Books And Records	Disallow and		
John K Harris	Beavercreek, OH 45434	7/31/06	13603	UNL	Claims	Expunge		
	7072 Higkon, Didgo Dd				Books And Records	Disallow and		
lulia Haddina	7973 Hickory Ridge Rd	5/11/06	5628	LINII				
Julie Hadding	Holly, MI 48442	5/11/06	3020	UNL	Claims	Expunge		
	7970 South Dehmel Rd				Books And Records	Disallow and		
Ketelhut Randy	Frankenmuth, MI 48734	7/31/06	14897	LINII	Claims	Expunge		
Reteinut Randy	Irene G Kohlmayer Jt Ten	7731700	14091	OINL	Ciairis	Expunge		
	5520 Wandering Way				Books And Records	Disallow and		
Kurt F Kohlmayer and	Mason, OH 45040-2988	5/4/06	4703	LINII	Claims	Expunge		
Rutti Rollillayel allu	Mason, OTT 45040-2900	3/4/00	4703	ONL	Ciairis	Lxpurige		
	Pudup Jt Ten							
	200 White Hampton Lane Apt 923				Books And Records	Disallow and		
Leo A Pudup and Josephine B	Pittsburgh, PA 15236	5/12/06	5672	LINII	Claims	Expunge		
Leo / () daup and Josephine B	11826 S Evelyn Cir	3/12/00	3012	OIVE	Books And Records	Disallow and		
Leon Mc Keever	Houston, TX 77071-3404	5/1/06	3568	UNI	Claims	Expunge		
LOGIT MOTOCOVOI	15433 Sunset	5, 1700	0000	O. I.	Books And Records	Disallow and		
Leon Mysiewicz	Livonia, MI 48154-3215	5/1/06	3565	UNI	Claims	Expunge		
LOGIT MYGICWIOZ	Len Boughton	5, 1700	0000	OTTE.	Cidiiii	Lapunge		
	175 Kings Hwy No 934				Books And Records	Disallow and		
Leonard G Boughton	Port Charlotte, FL 33983	5/19/06	6294	UNI	Claims	Expunge		
Loonard O Dougnton	i oit chanotte, i L 00000	5/ 15/00	0207	O. 1L	Cidiiiio	LAPurigo		

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Thirtieth Omnibus Claims Objection

1	2	3	4	5	6	7	8
Name	Address	Date	Claim	Asserted Claim Amount		Treatment of Claim	Surviving Claim Number
Ramo	Russell Mazur Tr	T Hou	Nambor	Olaini Ambani	Buoio for Objection	or ordini	IVallibot
	Leonard Mazur Trust						
	Ua 052096 222 Barbados Dr				Books And Records	Disallow and	
Leonard Mazur and	Cheektowaga, NY 14227-2517	7/26/06	11138	UNL	Claims	Expunge	
	3191 Wayne Madison Rd				Books And Records	Disallow and	
Leroy F King	Trenton, OH 45067-9451	6/2/06	7337	UNL	Claims	Expunge	
	Maria E Mazza Esq						
	Rieck and Crotty PC						
	55 W Monroe St Ste 3390				Books And Records	Disallow and	
Liam P Oneill	Chicago, IL 60603	3/2/06	2190	\$50,000.00	Claims	Expunge	
	Mark X Mullin						
	Haynes and Boone LLP						
	901 Main St Ste 3100				Books And Records	Disallow and	
Liquidating Ultimate Electronics Inc	Dallas, TX 75202	7/27/06	11639	\$412,428.88	Claims	Expunge	
	1610 Prospect St				Books And Records	Disallow and	
Lori Palmer Bivens	Elyria, OH 44035-8281	7/7/06	9101	UNL	Claims	Expunge	
	2725 138th Ave Rr 2				Books And Records	Disallow and	
Lorraine M Bessemer	Dorr, MI 49323-9537	5/5/06	4826	UNL	Claims	Expunge	
	204 Irving St				Books And Records	Disallow and	
Louis G Hemmer	Lockport, NY 14094-2546	5/22/06	6465	UNL	Claims	Expunge	
	115 Cherokee Circle S E				Books And Records	Disallow and	
Louise R King	Cartersville, GA 30120-4063	5/8/06	5129	UNL	Claims	Expunge	
	King Jt Ten						
	115 Cherokee Circle S E				Books And Records	Disallow and	
Louise R King and C Melvin	Cartersville, GA 30120-4063	5/8/06	5128	UNL	Claims	Expunge	
-							
	Hc 01 Box 3051						
	Maunabo 00707 9714				Books And Records	Disallow and	
Luz M Bernal	, PR 00707 9714 Puerto Rico	5/12/06	5692	UNL	Claims	Expunge	
	5 Sweets View Dr				Books And Records	Disallow and	
Maria C Palermo	Fairport, NY 14450-8423	8/1/06	16191	\$500.00		Expunge	
	7254 Farnum St				Books And Records	Disallow and	
Mary G Daniels	Romulus, MI 48174-2115	5/1/06	3472	UNL	Claims	Expunge	

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Thirtieth Omnibus Claims Objection

1	2	3	4	5	6	7	8
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
	1487 W Stonington Dr				Books And Records	Disallow and	
Mary H Schafer	Downingtown, PA 19335-6503	7/28/06	12446	UNL	Claims	Expunge	
	Maria E Mazza Esq						
	Rieck and Crotty PC						
	55 W Monroe St Ste 3390				Books And Records	Disallow and	
Mary P Oneill	Chicago, IL 60603	3/2/06	2189	\$50,000.00		Expunge	
	6043 Clover Way S				Books And Records	Disallow and	
Michael A Riselay	Saginaw, MI 48603	6/30/06	8814	\$400,000.00	Claims	Expunge	
	4004 Fairle and a Acce				Daalaa Aaad Daaaada	D:	
Michael IV Lactio	1681 Fairbanks Ave	0/0/00	45050	LINII	Books And Records	Disallow and	
Michael K Leslie	Clare, IA 50524-7591	8/9/06	15950	UNL	Claims Books And Records	Expunge	
Nancy K Vakubak	7841 Castle Rock Ne Warren, OH 44484-1410	5/22/06	6472	LINII	Claims	Disallow and	
Nancy K Yakubek	6117 N Vassar Rd	5/22/00	0472	UNL	Books And Records	Expunge Disallow and	
Naomi C Smuzeski		E/04/06	6771	LINII			
INAOITII C SITIUZESKI	Flint, MI 48506-1237	5/24/06	0//1	UNL	Claims	Expunge	
	4549 S Pennsylvania Ave				Books And Records	Disallow and	
Norman C Landers	St Francis, WI 53235-5627	5/8/06	5105	UNL	Claims	Expunge	
TVOITIGIT O Landers	01110103, 111100200 0021	3/0/00	0100	OIVE	Oldinio	Lapunge	
	B Landers Jt Ten						
	4549 S Pennsylvania Ave				Books And Records	Disallow and	
Norman C Landers and Marcella	St Francis, WI 53235-5627	5/8/06	5199	UNL	Claims	Expunge	
Tromain o Editadio and Marocila	Marilyn Shoemaker Jt Ten	0/0/00	0100	OITE	Oldino	Expange	
	56066 Woodridge				Books And Records	Disallow and	
Oren Shoemaker and	Three Rivers, MI 49093-9782	5/4/06	4589	UNI	Claims	Expunge	
eren encemaker and	Ortie Mendonca Tr Ua Dtd 111601	0/ 1/00	1000	OHE	Cidinio	Expange	
	Ortie Mendonca Living Trust						
	4345 Burney Way				Books And Records	Disallow and	
Ortie Mendonca Tr Ua Dtd 111601	Fremont, CA 94538-2617	7/31/06	15360	\$100,000.00		Expunge	
	115 D Gateway Dr			Ţ.55,550.00			
	Gateway Apts				Books And Records	Disallow and	
Paul Stevens	Edwardsville, PA 18704-4464	6/8/06	7688	UNL	Claims	Expunge	
		5.5.00					
	53702 Debra Dr				Books And Records	Disallow and	
Perkins Walter R	Shelby Twp, MI 48316-2302	7/5/06	8973	UNL	Claims	Expunge	
	484 Whittier Rd				Books And Records	Disallow and	
Perry Malcolm E	Spencerport, NY 14559-9746	5/10/06	5441	UNL	Claims	Expunge	

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1	2	3	4	5	6	7	8
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
	3111 Birch Ave				Books And Records	Disallow and	
Phillip Crowder	Birmingham, AL 35221-1320	5/1/06	3589	UNL	Claims	Expunge	
	242 Irving Terrace				Books And Records	Disallow and	
Quinlan John J	Kenmore, NY 14223-2319	4/27/06	2989	UNL	Claims	Expunge	
	1500 East Beard Rd				Books And Records	Disallow and	
Raymond F Brandt	Perry, MI 48872-9521	5/1/06	3582	UNL	Claims	Expunge	
	309 Adams St				Books And Records	Disallow and	
Reba Boyd Hogan	Decatur, GA 30030	8/9/06	16074	UNL	Claims	Expunge	
, ,	Reba Boyd Hogan Reba Boyd Hogan 107 Lamie				Books And Records	Disallow and	
Reba Boyd Hogan	Ladson, SC 29456-5457	8/9/06	16074	UNL	Claims	Expunge	
Richard D Specker and Carole J	Specker Jt Ten 15710 Oakmont Dr Kearney, MO 64060-9251 Brian P Kish Attorney at Law	5/8/06	5040	UNL	Books And Records Claims	Disallow and Expunge	
Richard Fryson	6630 Seville Dr Canfield, OH 44406	7/10/06	9245	\$2,000,000.00	Books And Records Claims	Disallow and Expunge	
Richard Fryson	462 S. Raccoon Rd No C23 Austintown, OH 44515	7/10/06	9245	\$2,000,000.00	Books And Records Claims	Disallow and Expunge	
Richard T Page	7633 Prospect Sta Rd Westfield, NY 14787	5/30/06	7160	UNL	Books And Records Claims	Disallow and Expunge	
Robert J Szczesek and Donna M	Szczesek Jt Ten 22 Nichter Rd Lancaster, NY 14086-9708	5/22/06	6548	UNL	Books And Records Claims	Disallow and Expunge	
Robinson Logan	4131 Echo Rd Bloomfield Hills, MI 48302-1942	7/20/06	10053	\$5,157.00	Books And Records Claims	Disallow and Expunge	
Ronald G Dennis	PO Box 2193 Jacksonville, FL 75766	5/8/06	5153	UNL	Books And Records Claims	Disallow and Expunge	

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2	3	4	5	6	7	8
Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
4346 Queen Ave				Books And Records	Disallow and	
Franklin, OH 45005-1148	5/10/06	5421	UNL	Claims	Expunge	
2410 Grand				Rooks And Pecords	Disallow and	
	5/18/06	6238	UNL			
Sandra McKee	0.10.00	0200	0.112	- Claime	ge	
250 Dundee Cir				Books And Records	Disallow and	
St Louis, MO 63137	6/7/06	7610	\$75,000.00	Claims	Expunge	
					D: "	
	6/7/06	7610	¢75 000 00			
ROCK HIII, MO 63 I 19	6/7/06	7610	\$75,000.00	Ciaims	Expunge	
1900 Empire Blvd Ste 128				Books And Records	Disallow and	
	6/28/06	8708	\$95.643.05			
561 N Baldwin Rd	0.20.00	0.00	400,010.00	Books And Records	Disallow and	
Oxford, MI 48371-3413	7/24/06	10277	UNL	Claims	Expunge	
5526 N 33rd St				Books And Records	Disallow and	
Milwaukee, WI 53209	5/8/06	5193	UNL	Claims	Expunge	
20000 Demain stee La				Daala Arad Daarada	Disallania and	
	7/24/06	10401	LINII			
NOVI, IVII 46377	7/24/06	10401	UNL	Ciairis	Expunge	
574 F Tarnon Blvd Nw				Books And Records	Disallow and	
	5/10/06	5551	UNL			
22 Nichter Rd				Books And Records	Disallow and	
Lancaster, NY 14086-9708	5/22/06	6547	UNL	Claims	Expunge	
	7/18/06	9731	\$150,000.00	Claims	Expunge	
				Deals And Deans	Disallant sizel	
	E/20/06	6060	LINII			
	5/30/06	0909	UNL			
Canton, MI 48188-1823	6/28/06		UNL	Claims	Expunge	
	Address 4346 Queen Ave Franklin, OH 45005-1148 2410 Grand Niagara Falls, NY 14301-2426 Sandra McKee 250 Dundee Cir St Louis, MO 63137 S McKee C o B Mcintosh S McKee C o B Mcintosh S McKee C o B Mcintosh 504 Marick Dr Rock Hill, MO 63119 1900 Empire Blvd Ste 128 Webster, NY 14580-1934 561 N Baldwin Rd Oxford, MI 48371-3413 5526 N 33rd St Milwaukee, WI 53209 30328 Pennington Ln Novi, MI 48377 574 E Tarpon Blvd Nw Port Charlotte, FL 33952-6537 22 Nichter Rd	Address Filed 4346 Queen Ave Franklin, OH 45005-1148 5/10/06 2410 Grand Niagara Falls, NY 14301-2426 5/18/06 Sandra McKee 250 Dundee Cir St Louis, MO 63137 6/7/06 S McKee C o B Mcintosh S McKee C o B Mcintosh S McKee C o B Mcintosh So4 Marick Dr Rock Hill, MO 63119 6/7/06 1900 Empire Blvd Ste 128 Webster, NY 14580-1934 6/28/06 561 N Baldwin Rd Oxford, MI 48371-3413 7/24/06 5526 N 33rd St Milwaukee, WI 53209 5/8/06 30328 Pennington Ln Novi, MI 48377 7/24/06 374 E Tarpon Blvd Nw Port Charlotte, FL 33952-6537 5/10/06 22 Nichter Rd Lancaster, NY 14086-9708 5/22/06 3306 Flushing Rd Flint, MI 48504 7/18/06 John F Compton Pur By Est 1665 Elm Ridge Way Null Stone Mountain, GA 30083-5629 5/30/06	Address Filed Number 4346 Queen Ave Franklin, OH 45005-1148 5/10/06 5421 2410 Grand Niagara Falls, NY 14301-2426 5/18/06 6238 Sandra McKee 250 Dundee Cir St Louis, MO 63137 6/7/06 7610 S McKee C o B Mcintosh SO4 Marick Dr Rock Hill, MO 63119 6/7/06 7610 1900 Empire Blvd Ste 128 Webster, NY 14580-1934 6/28/06 8708 561 N Baldwin Rd Oxford, MI 48371-3413 7/24/06 10277 5526 N 33rd St Milwaukee, WI 53209 5/8/06 5193 30328 Pennington Ln Novi, MI 48377 7/24/06 10401 574 E Tarpon Blvd Nw Port Charlotte, FL 33952-6537 5/10/06 5551 22 Nichter Rd Lancaster, NY 14086-9708 5/22/06 6547 3306 Flushing Rd Flint, MI 48504 7/18/06 9731 John F Compton Pur By Est 1665 Elm Ridge Way Null Stone Mountain, GA 30083-5629 5/30/06 6969	Date Filled Claim Asserted	Date Filed Number Claim Asserted Number Claim Asserted Books And Records Claims Claims Books And Records Claims Cla	Date Piled Number Claim Asserted Number Claim Asserted Number Claim Asserted Disallow and Expunge

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Thirtieth Omnibus Claims Objection

1	2	3	4	5	6	7	8
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
	519 East Silver Lake Rd				Books And Records	Disallow and	
Vaughn W Boilore	Linden, MI 48451-9002	5/17/06	6170	UNL	Claims	Expunge	
	2407.0					D: 11	
Vincent W Richard Jr	6197 Cramlane Dr Clarkston, MI 48346-2406	5/1/06	3418	UNI	Books And Records Claims	Disallow and Expunge	
Through the transfer of	2913 Tyler Ave	0, 1, 00	00	0.12	Books And Records	Disallow and	
Weinmann Patricia C	Berkley, MI 48072-1335	8/9/06	16175	UNL	Claims	Expunge	
	Lloyd Jt Ten						
	135 Dalaker Dr				Books And Records	Disallow and	
William E Lloyd and Janet E	Rochester, NY 14624-2471	5/1/06	3532	UNL	Claims	Expunge	
	PO Box 5505				Books And Records	Disallow and	
William E Turner	Flint, MI 48505-0505	6/1/06	7319	UNL	Claims	Expunge	
	William E Turner						
	William E Turner						
	1502 Woodhall				Books And Records	Disallow and	
William E Turner	Flint, MI 48504-1989	6/1/06	7319	UNL	Claims	Expunge	
	23071 Avon Rd				Books And Records	Disallow and	
Williams Betty A	Oak Park, MI 48237-2439	7/24/06	10568	UNL	Claims	Expunge	

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1	2	3	4	5	6	7	8
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
	Andrew R Kovak Living Trust						
	Ua 20399 2055 Bonnie Brae Ne				Untimely Books And	Disallow and	
Andrew R Kovak Tr	Warren, OH 44483-3517	8/31/06	16280	\$20,000.00	Records Claims	Expunge	
	Daniel F Blanks Esq						
	McGuireWoods LLP					5	
OOV Too a setation to a	9000 World Trade Center 101 W Main St	0/05/00	40040	#040 F70 70	Untimely Books And	Disallow and	
CSX Transportation Inc	Norfolk, VA 23510	3/25/08	16813	\$212,573.70	Records Claims	Expunge	
	2620 N Pine Ave				Untimely Books And	Disallow and	
Elizabeth D Livingston	Heidelberg, MS 39439-3501	3/4/08	16808	\$0.00	Records Claims	Expunge	
	Joyce L Kovak Living Trust						
	Ua 20399 2055 Bonnie Brae Ne				Untimely Books And	Disallow and	
Joyce L Kovak Tr	Warren, OH 44483-3517	8/31/06	16281	\$20,000.00	Records Claims	Expunge	
	PO Box 483				Untimely Books And	Disallow and	
S Malcolm O Harrison Escu		8/9/06	16131	\$25,300,00	Records Claims		
S Malcolm O Harrison Esqu	Jackson, MS 39205	0/9/00	10131	φ20,300.00	NECOTUS CIAITIIS	Expunge	
	PO Box 205				Untimely Books And	Disallow and	
Venus J Mcdowell	South Orange, NJ 07079	8/21/06	13810	\$0.00	Records Claims	Expunge	

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1	2	3	4	5	6	7	8
							Surviving
		Date	Claim	Asserted		Treatment	Claim
Name	Address	Filed	Number	Claim Amount	Basis for Objection	of Claim	Number
	Bankruptcy Section						
New York State Department of Taxation	n PO Box 5300				Untimely Books And	Disallow and	
and Finance	Albany, NY 12205-0300	3/25/08	16814	\$1,063.51	Records Tax Claim	Expunge	

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2	3	4	5	6	7	8
Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
7400 Humanhaau Dd					Disallawand	
	F /0 /00	40000	#25 000 00	Linting als Claims		
	5/8/08	16820	\$25,000.00	Untimely Claims	Expunge	
· · · · · · · · · · · · · · · · · · ·						
					Disallow and	
Atlanta, GA 30308	2/22/08	16807	\$640,344.63	Untimely Claims	Expunge	
Attn Lori Bryant						
3933 US Route 11					Disallow and	
Cortland, NY 13045	5/8/08	16821	\$1,200.00	Untimely Claims	Expunge	
c/o Max J Newman						
Butzel Long PC						
					Disallow and	
Bloomfield Hills, MI 48304	3/6/08	16809	\$153,750.00	Untimely Claims	Expunge	
218 8th St					Disallow and	
Ann Arbor, MI 48103	3/12/08	16810	\$4,750.00	Untimely Claims	Expunge	
•	5. 12.00		Ţ 1,1 2010 0	,	- F	
-					Disallow and	
	8/1/06	15780	\$250,000,00	Lintimely Claims		
	Address 7463 Humphrey Rd Gasport, NY 14067 c/o Kelly E Culpin Troutman Sanders LLP 600 Peachtree St NE Ste 5200 Atlanta, GA 30308 Attn Lori Bryant 3933 US Route 11 Cortland, NY 13045 c/o Max J Newman Butzel Long PC Stoneridge West 41000 Woodward Ave Bloomfield Hills, MI 48304	Address Filed 7463 Humphrey Rd Gasport, NY 14067 c/o Kelly E Culpin Troutman Sanders LLP 600 Peachtree St NE Ste 5200 Atlanta, GA 30308 Attn Lori Bryant 3933 US Route 11 Cortland, NY 13045 c/o Max J Newman Butzel Long PC Stoneridge West 41000 Woodward Ave Bloomfield Hills, MI 48304 218 8th St Ann Arbor, MI 48103 Frank Montemalo c/o Culley Marks Tanenbaum And Pezzulo 36 Main St West Ste 500	Address Filed Number 7463 Humphrey Rd Gasport, NY 14067 5/8/08 16820 c/o Kelly E Culpin Troutman Sanders LLP 600 Peachtree St NE Ste 5200 Atlanta, GA 30308 2/22/08 16807 Attn Lori Bryant 3933 US Route 11 Cortland, NY 13045 5/8/08 16821 c/o Max J Newman Butzel Long PC Stoneridge West 41000 Woodward Ave Bloomfield Hills, MI 48304 3/6/08 16809 218 8th St Ann Arbor, MI 48103 3/12/08 16810 Frank Montemalo c/o Culley Marks Tanenbaum And Pezzulo 36 Main St West Ste 500	Address Filed Number Claim Asserted Filed Number Claim Amount 7463 Humphrey Rd Gasport, NY 14067 5/8/08 16820 \$25,000.00 c/o Kelly E Culpin Troutman Sanders LLP 600 Peachtree St NE Ste 5200 Atlanta, GA 30308 2/22/08 16807 \$640,344.63 Attn Lori Bryant 3933 US Route 11 Cortland, NY 13045 5/8/08 16821 \$1,200.00 c/o Max J Newman Butzel Long PC Stoneridge West 41000 Woodward Ave Bloomfield Hills, MI 48304 3/6/08 16809 \$153,750.00 218 8th St Ann Arbor, MI 48103 3/12/08 16810 \$4,750.00 Frank Montemalo c/o Culley Marks Tanenbaum And Pezzulo 36 Main St West Ste 500	Date Claim Asserted Number Claim Asserted Number Claim Amount Basis for Objection	Address Filed Number Claim Asserted Basis for Objection of Claim 7463 Humphrey Rd Gasport, NY 14067 5/8/08 16820 \$25,000.00 Untimely Claims Expunge C/o Kelly E Culpin Troutman Sanders LLP 600 Peachtree St NE Ste 5200 Atlanta, GA 30308 2/22/08 16807 \$640,344.63 Untimely Claims Expunge Attn Lori Bryant 3933 US Route 11 Cortland, NY 13045 5/8/08 16821 \$1,200.00 Untimely Claims Expunge C/o Max J Newman Butzel Long PC Stoneridge West 41000 Woodward Ave Bloomfield Hills, MI 48304 3/6/08 16809 \$153,750.00 Untimely Claims Expunge 218 8th St Ann Arbor, MI 48103 3/12/08 16810 \$4,750.00 Untimely Claims Expunge Disallow and Expunge

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EXHIBIT E

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK In re : Chapter 11				
	X			
In re	:	Chapter 11		
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)		
Debtors.	:	(Jointly Administered)		

NOTICE OF OBJECTION TO CLAIM

[Claimant Name]:

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), are sending you this notice. According to the Debtors' records, you filed one or more proofs of claim in the Debtors' reorganization cases. Based upon the Debtors' review of your proof or proofs of claim, the Debtors have determined that one or more of your "Claims," as such term is defined in 11 U.S.C. § 101(5), identified in the table below should be disallowed and expunged or modified as summarized in that table and described in more detail in the Debtors' Thirtieth Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Amended Claims, (B) Equity Claims, (C) Untimely Insufficiently Documented Claim, (D) Books And Records Claims, (E) Untimely Claims, And (F) Claims Subject To Modification (the "Thirtieth Omnibus Claims Objection"), dated June 27, 2008, a copy of which is enclosed (without exhibits). The Debtors' Thirtieth Omnibus Claims Objection is set for hearing on July 31, 2008 at 10:00 a.m. (prevailing Eastern time) before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004. AS FURTHER DESCRIBED IN THE ENCLOSED THIRTIETH OMNIBUS CLAIMS OBJECTION AND BELOW, THE DEADLINE FOR YOU TO RESPOND TO THE DEBTORS' OBJECTION TO YOUR CLAIM(S) IS 4:00 P.M. (PREVAILING EASTERN TIME) ON JULY 24, 2008. IF YOU DO NOT RESPOND TIMELY IN THE MANNER DESCRIBED BELOW, THE ORDER GRANTING THE RELIEF REQUESTED MAY BE ENTERED WITHOUT ANY FURTHER NOTICE TO YOU OTHER THAN NOTICE OF ENTRY OF AN ORDER.

The enclosed Thirtieth Omnibus Claims Objection identifies ten different categories of objections. The category of claim objection applicable to you is identified in the table below in the column entitled "Basis For Objection":

The Claim identified as having a Basis For Objection of "Amended Claim" has been amended and superseded by a later-filed Claim.

The Claim identified as having a Basis For Objection of "Amended Claim That Is Subject To Prior Order" has been amended and superseded by a later-filed Claim and is subject to a prior order.

The Claim identified as having a Basis For Objection of "Equity Claim" is a Claim filed by a holder of Delphi common stock solely on account of its stock holdings.

Claims identified as having a Basis For Objection of "Untimely Equity Claims" are Claims filed by holders of Delphi common stock solely on account of their stock holdings and were untimely filed pursuant to the Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof (Docket No. 3206) (the "Bar Date Order").

The Claim identified as having a Basis For Objection of "Untimely Insufficiently Documented Claim" is a Claim that (i) did not contain sufficient documentation in support of the Claim asserted, making it impossible for the Debtors meaningfully to review the asserted Claim and (ii) was untimely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Books And Records Claims" are Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Books And Records Claims" are Claims that (i) assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records and (ii) were not timely filed pursuant to the Bar Date Order.

The Claim identified as having a Basis For Objection of "Untimely Books And Records Tax Claim" is a Claim filed by a taxing authority that (i) asserts a liability or dollar amount that the Debtors have determined is not owing pursuant to the Debtors' books and records and (ii) was not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Untimely Claims" are Claims that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Claims Subject To Modification" are those Claims that the Debtors have determined state the incorrect amount or are overstated.

Date Filed	Claim Number	Asserted Claim Amount ¹	Basis For Objection	Treatment Of Claim	Surviving Claim Number
8	4	6	6	7	8

2

Asserted Claim Amounts listed as "UNL" reflect that the claim amount asserted is Unliquidated.

If you wish to view the complete exhibits to the Thirtieth Omnibus Claims Objection, you can do so at www.delphidocket.com. If you have any questions about this notice or the Thirtieth Omnibus Claims Objection to your Claim, please contact the Debtors' counsel by e-mail at delphi@skadden.com, by telephone at 1-800-718-5305, or in writing to Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of a Claim or the filing of a Claim should be directed to Claims Agent at 1-888-249-2691 or www.delphidocket.com. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

THE PROCEDURES SET FORTH IN THE ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS, ENTERED DECEMBER 7, 2006 (THE "CLAIMS OBJECTION PROCEDURES ORDER"), APPLY TO YOUR PROOFS OF CLAIM THAT ARE SUBJECT TO THE DEBTORS' OBJECTION AS SET FORTH ABOVE. A COPY OF THE CLAIMS OBJECTION PROCEDURES ORDER IS INCLUDED HEREWITH. THE FOLLOWING SUMMARIZES THE PROVISIONS OF THAT ORDER BUT IS QUALIFIED IN ALL RESPECTS BY THE TERMS OF THAT ORDER.

If you disagree with the Thirtieth Omnibus Claims Objection, you must file a response (the "Response") and serve it so that it is actually received by no later than 4:00 p.m. (prevailing Eastern Time) on July 24, 2008. Your Response, if any, to the Thirtieth Omnibus Claims Objection must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Claims Objection Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windowsbased word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton).

Your Response, if any, must also contain at a minimum the following: (i) the title of the claims objection to which the Response is directed, (ii) the name of the claimant and a brief description of the basis for the amount of the Claim, (iii) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged, including, but not limited to, the specific factual and legal bases upon which you will rely in opposing the Thirtieth Omnibus Claims Objection, (iv) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a <u>prima facie</u> right to payment; <u>provided, however</u>, that you need not disclose confidential, proprietary, or otherwise protected information in the Response; <u>provided further, however</u>, that you must disclose to the Debtors all information and provide copies of all documents that you believe to be confidential, proprietary, or otherwise protected and upon which you intend to rely in support of the Claim, (v) to the extent that the Claim is contingent or fully or partially unliquidated, the amount that you believe would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate, and

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(vi) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the Claim.

If you properly and timely file and serve a Response in accordance with the procedures described above, and the Debtors are unable to reach a consensual resolution with you, the hearing on any such Response will automatically be adjourned from the July 31, 2008 hearing date to a future date to be set pursuant to the Claims Objection Procedures Order. With respect to all uncontested objections, the Debtors have requested that the Court conduct a final hearing on July 31, 2008 at 10:00 a.m. (prevailing Eastern time).

IF YOUR PROOF OF CLAIM LISTED ABOVE ASSERTS CONTINGENT OR UNLIQUIDATED CLAIMS, YOU ARE REQUIRED BY THE CLAIMS OBJECTION PROCEDURES ORDER TO INCLUDE THE AMOUNT THAT YOU BELIEVE WOULD BE THE ALLOWABLE AMOUNT OF SUCH CLAIM UPON LIQUIDATION OF THE CLAIM OR OCCURRENCE OF THE CONTINGENCY, AS APPROPRIATE, IN ANY RESPONSE TO THE OBJECTION. PURSUANT TO THE CLAIMS OBJECTION PROCEDURES ORDER, THE DEBTORS MAY ELECT, IN THEIR SOLE DISCRETION, TO ACCEPT SUCH AMOUNT PROVISIONALLY AS THE ESTIMATED AMOUNT OF YOUR PROOF OF CLAIM PURSUANT TO SECTION 502(c) OF THE BANKRUPTCY CODE FOR ALL PURPOSES OTHER THAN ALLOWANCE, BUT INCLUDING VOTING AND ESTABLISHING RESERVES FOR PURPOSES OF DISTRIBUTION. YOUR PROOF OF CLAIM WOULD REMAIN SUBJECT TO FURTHER OBJECTION AND REDUCTION, AS APPROPRIATE, AND TO SECTION 502(j) OF THE BANKRUPTCY CODE. THE DEBTORS' ELECTION WOULD BE MADE BY SERVING YOU WITH A NOTICE IN THE FORM ATTACHED TO THE CLAIMS OBJECTION PROCEDURES ORDER.

The Bankruptcy Court will consider only those Responses made as set forth herein and in accordance with the Claims Objection Procedures Order. IF NO RESPONSES TO THE THIRTIETH OMNIBUS CLAIMS OBJECTION ARE TIMELY FILED AND SERVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH HEREIN AND IN THE CLAIMS OBJECTION PROCEDURES ORDER, THE BANKRUPTCY COURT MAY ENTER AN ORDER SUSTAINING THE THIRTIETH OMNIBUS CLAIMS OBJECTION WITHOUT FURTHER NOTICE OTHER THAN NOTICE OF THE ENTRY OF SUCH AN ORDER AS PROVIDED IN THE CLAIMS OBJECTION PROCEDURES ORDER. Thus, your failure to respond may forever bar you from sustaining a Claim against the Debtors.

Dated: New York, New York June 27, 2008 05-44481-rdd Doc 13837 Filed 07/02/08 Entered 07/02/08 17:41:59 Main Document Pg 113 of 170

EXHIBIT F

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

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Debtors. : (Jointly Administered)

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ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS

("CLAIM OBJECTION PROCEDURES ORDER")

Upon the Motion For Order Pursuant To 11 U.S.C. §§ 502(b) And 502(c) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Disallowance Or Estimation Of Claims And (ii) Certain Notices And Procedures Governing Hearings Regarding Disallowance Or Estimation Of Claims, dated October 31, 2006 (the "Motion"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the objections to the Motion and the record of the hearing held on the Motion; and after due deliberation thereon; and good and sufficient cause appearing therefor,

IT IS HEREBY FOUND AND DETERMINED THAT:¹

- A. Proper, timely, adequate, and sufficient notice of the Motion has been provided, such notice was good, sufficient and appropriate under the particular circumstances, and no other or further notice of the Motion is or shall be required.
- B. The Court has jurisdiction over the Motion pursuant to 28 U.S.C. §§ 157 and 1334. The Motion is a core proceeding under 28 U.S.C. § 157 (b)(2). Venue of these cases and the Motion in this district is proper under 28 U.S.C. §§ 1408 and 1409.
- C. The relief requested in the Motion and granted herein is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

1. This Court shall conduct special periodic hearings on contested claims matters in these cases (the "Claims Hearing Dates"), to be held in Courtroom 610, United States Bankruptcy Court, Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004 unless the Debtors and the parties whose claims are affected are otherwise notified by the Court. The following dates and times have been scheduled as Claims Hearing Dates in these chapter 11 cases:

December 13, 2006 at 10:00 a.m. (prevailing Eastern time)

January 12, 2007 at 10:00 a.m. (prevailing Eastern time)

February 14, 2007 at 10:00 a.m. (prevailing Eastern time)

March 1, 2007 at 10:00 a.m. (prevailing Eastern time)

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052. Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Motion.

March 21, 2007 at 10:00 a.m. (prevailing Eastern time) April 5, 2007 at 10:00 a.m. (prevailing Eastern time) April 27, 2007 at 10:00 a.m. (prevailing Eastern time) May 10, 2007 at 10:00 a.m. (prevailing Eastern time) May 24, 2007 at 10:00 a.m. (prevailing Eastern time) June 1, 2007 at 10:00 a.m. (prevailing Eastern time) June 14, 2007 at 10:00 a.m. (prevailing Eastern time) June 22, 2007 at 10:00 a.m. (prevailing Eastern time) July 12, 2007 at 10:00 a.m. (prevailing Eastern time) July 20, 2007 at 10:00 a.m. (prevailing Eastern time) August 2, 2007 at 10:00 a.m. (prevailing Eastern time) August 17, 2007 at 10:00 a.m. (prevailing Eastern time) August 30, 2007 at 10:00 a.m. (prevailing Eastern time) September 28, 2007 at 10:00 a.m. (prevailing Eastern time) October 11, 2007 at 10:00 a.m. (prevailing Eastern time) October 26, 2007 at 10:00 a.m. (prevailing Eastern time) November 8, 2007 at 10:00 a.m. (prevailing Eastern time) November 30, 2007 at 10:00 a.m. (prevailing Eastern time) December 6, 2007 at 10:00 a.m. (prevailing Eastern time)

2. Any response to a claims objection or an omnibus claims objection (a "Response") must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Amended Eighth Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006,

9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered on October 26, 2006 (the "Amended Eighth Supplemental Case Management Order") (Docket No. 5418), (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Randall G. Reese), in each case so as to be received no later than 4:00 p.m. (prevailing Eastern time) on the seventh calendar day prior to the Omnibus Hearing for which the relevant claims objection or omnibus claims objection is scheduled.

- 3. Every Response must contain at a minimum the following:
 - (a) the title of the claims objection to which the Response is directed;
- (b) the name of the claimant (each holder of a proof of claim, a "Claimant") and a brief description of the basis for the amount of the claim;
- (c) a concise statement setting forth the reasons why the claim should not be disallowed, expunged, reduced, or reclassified, including, but not limited to, the specific factual and legal bases upon which the Claimant will rely in opposing the claims objection;
- (d) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; <u>provided</u>, <u>however</u>, that the Claimant need not disclose confidential, proprietary, or otherwise protected information in the Response; <u>provided further</u>, <u>however</u>, that the Claimant shall disclose to the Debtors all information and provide copies of all documents that the Claimant believes to be

confidential, proprietary, or otherwise protected and upon which the Claimant intends to rely in support of its Claim, subject to appropriate confidentiality constraints;

- (e) to the extent that the claim is contingent or fully or partially unliquidated, the amount that the Claimant believes would be the allowable amount of such claim upon liquidation of the claim or occurrence of the contingency, as appropriate; and
- (f) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the claim.
- 4. Only those Responses made in writing and timely filed and received will be considered by the Court. If a Claimant whose proof of claim is subject to a claims objection and who is served with the relevant claims objection fails to file and serve a timely Response in compliance with the foregoing procedures, the Debtors may present to the Court an appropriate order seeking relief with respect to such claim consistent with the relief sought in the relevant claims objection without further notice to the claimant, provided that, upon entry of such an order, the claimant shall receive notice of the entry of such order as provided below; provided, however, that if the claimant files a timely Response, which does not include the required minimum information provided in paragraph 3 above, the Debtors shall seek disallowance and expungement of the relevant claim or claims only in accordance with the Claims Hearing Procedures provided in paragraph 9 below.
- 5. To the extent that a Response is filed with respect to any claim listed in a claims objection (each, a "Contested Claim"), each such Claim and the objection to such Claim asserted in the claims objection shall be deemed to constitute a separate contested matter as contemplated by Bankruptcy Rule 9014.
- 6. The Debtors are hereby authorized and directed to serve each Claimant whose proof of claim is listed in any omnibus claims objection with (a) a personalized Notice Of Objection To Claim which specifically identifies the Claimant's proof of claim that is subject to objection and the basis for such objection and (b) a complete copy of the relevant omnibus

claims objection without exhibits. Service of omnibus claims objections in such manner shall constitute good and sufficient notice and no other or further notice to claimants of an omnibus claims objection shall be required.

- authorized and directed to serve all orders entered with respect to any omnibus claims objections, including exhibits, upon only the master service list and the 2002 list. The Claims Agent is hereby further authorized and directed to serve all claimants whose proofs of claim are the subject of an order entered with respect to an omnibus claims objection with a copy of such order, without exhibits, and a personalized Notice Of Entry Of Order in the form attached hereto as Exhibit A specifically identifying such Claimant's proof of claim that is subject to the order, the Court's treatment of such proof of claim, and the basis for such treatment, and advising the Claimant of its ability to view the order with exhibits free of charge on the Debtors' Legal Information Website. Without limiting the foregoing, the Court hereby directs the Claims Agent to serve the First Omnibus Claims Order in the manner provided hereby.
- 8. Any order entered by the Court with respect to an objection asserted in an omnibus claims objection shall be deemed a separate order with respect to each claim covered by such order.
- 9. The following procedures shall apply with respect to the determination of Contested Claims (the "Claims Hearing Procedures"):

(a) Adjournment Of Claims Hearing.

(i) All Contested Claims for which a timely Response is filed shall be automatically adjourned to a future hearing, the date of which shall be determined by the Debtors, in their sole discretion, by serving the Claimant with notice as provided herein. The Debtors may send such notice to each Claimant when they deem it appropriate to do so, subject to the requirements of the Bankruptcy Code, the Bankruptcy Rules, and any further order of this Court.

The Debtors shall schedule the further hearing upon each Contested Claim to a Claims Hearing of the Debtors' election:

- (A) for a non-evidentiary hearing to address the legal sufficiency of the particular proof of claim and whether the proof of claim states a claim against the asserted Debtor under Bankruptcy Rule 7012 (a "Sufficiency Hearing"), by serving upon the relevant Claimant by facsimile or overnight delivery, and filing with this Court, a notice substantially in the form attached hereto as Exhibit B (a "Notice Of Sufficiency Hearing") and a copy of this Order at least 20 business days prior to the date of such Sufficiency Hearing, or
- (B) for an evidentiary hearing on the merits of such Contested Claim (a "Claims Objection Hearing"), by serving upon the relevant Claimant by facsimile or overnight delivery, and filing with this Court, a notice substantially in the form attached hereto as Exhibit C (a "Notice Of Claims Objection Hearing" and, collectively with the Notice of Sufficiency Hearing, the "Notices of Hearing") and a copy of this Order at least 65 calendar days prior to the date of such Claims Objection Hearing.
- (ii) The Debtors, in their sole discretion, are authorized to further adjourn a hearing scheduled in accordance herewith at any time by providing notice to the Court and the Claimant at least five business days prior to the date of the scheduled hearing; <u>provided</u>, <u>however</u>, that the hearing on any Contested Claim shall not be adjourned for more than a total of 180 calendar days from date of service of the initial Notice of Hearing set forth in paragraph 9(a)(i)(A) and (B) above without consent of the Claimant with respect thereto, unless otherwise ordered by the Court.

(b) Sufficiency Hearing Procedures.

- (i) To the extent that a Contested Claim is adjourned to a Sufficiency Hearing, if the Debtors wish to file a supplemental pleading, they shall file and serve their pleading no later than ten calendar days before the scheduled Sufficiency Hearing. The supplemental pleading shall not exceed fifteen single-sided, double-spaced pages.
- (ii) To the extent that a Contested Claim is adjourned to a Sufficiency Hearing, if the Claimant wishes to file a supplemental response, the Claimant shall file and serve its response no later than two business days before the scheduled Sufficiency Hearing. The supplemental response shall not exceed fifteen single-sided, double-spaced pages.
- (iii) To the extent that this Court determines upon conclusion of the Sufficiency Hearing that a Contested Claim cannot be disallowed in whole or in part without further proceedings, the Debtors shall provide to the Claimant a Notice Of Claims Objection Hearing pursuant to the procedures set forth above.

(c) Mandatory Meet And Confer.

(i) If (A) (1) the amount in dispute for a Contested Claim exceeds \$1,000,000 or (2) a Contested Claim asserts unliquidated claims (unless the Claimant irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000), (B) the Claimant (if an individual) or the Claimant's principal place of

business (if a governmental unit or a person, as defined in section 101(41) of the Bankruptcy Code, other than an individual) is located within 90 miles of Troy, Michigan, and (C) such Contested Claim is scheduled by the Debtors for a Claims Objection Hearing, the Debtors and the relevant Claimant shall hold an in-person meet and confer (an "In-Person Meet and Confer") at a neutral location in Troy, Michigan, or such other location as is reasonably acceptable to the Debtors, within ten business days of service of the Notice Of Claims Objection Hearing.

- (ii) If (A) (1) the amount in dispute for a Contested Claim is less than or equal to \$1,000,000, (2) a Contested Claim asserts unliquidated claims and the Claimant with respect thereto irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000, or (3) the Claimant (if an individual) or the Claimant's principal place of business (if a governmental unit or a person, as defined in section 101(41) of the Bankruptcy Code, other than an individual) is located more than 90 miles from Troy, Michigan, and (B) such Contested Claim is scheduled by the Debtors for a Claims Objection Hearing, the Debtors and the relevant Claimant shall hold a telephonic meet and confer (a "Telephonic Meet and Confer" and, collectively with In-Person Meet and Confers, the "Meet and Confers") within ten business days of service of the Notice Of Claims Objection Hearing.
- (iii) The following representatives of each of the Debtors and the Claimant shall attend the Meet and Confer: (A) counsel for each of the parties, except for a Claimant proceeding <u>pro se</u>, who shall be prepared to discuss the matter described in paragraph 9 (k) below, and (B) a person possessing ultimate authority to reconcile, settle, or otherwise resolve the Contested Claim on behalf of the Debtors and the Claimant, respectively; <u>provided</u>, <u>however</u>, that counsel for each of the parties may participate in the Meet and Confer telephonically.
- (iv) The Court will consider appropriate sanctions, including allowance or disallowance of the Contested Claim, if either party does not follow the foregoing procedures or conduct the Meet and Confer in good faith.
- (d) <u>Debtors' Statement Of Disputed Issues</u>. Within five business days after service of the Notice Of Claims Objection Hearing, the Debtors shall file and serve a written statement of disputed issues (the "Statement Of Disputed Issues") upon the Claimant. The Statement Of Disputed Issues shall contain a concise statement summarily setting forth the primary reasons why the claim should be disallowed, expunged, reduced, or reclassified as set forth in the claims objection, including, but not limited to, the material factual and legal bases upon which the Debtors will rely in prosecuting the claims objection, without prejudice to the Debtors' right to later identify and assert additional legal and factual bases for disallowance, expungement, reduction, or reclassification of the Contested Claim. The Statement of Disputed Issues shall also include documentation supporting the disallowance, expungement, reduction, or reclassification of the Contested Claim, without prejudice to the Debtors' right to later identify additional documentation supporting the disallowance, expungement, reduction, or reclassification of the Contested Claim; <u>provided</u>, <u>however</u>, that the Debtors need not disclose confidential, proprietary, or otherwise protected information in the Statement of Disputed Issues; <u>provided further</u>, <u>however</u>, that the Debtors shall disclose to the Claimant all information and

provide copies of all documents that the Debtors believe to be confidential, proprietary, or otherwise protected, subject to appropriate confidentiality constraints.

- (e) <u>Claimant's Supplemental Response</u>. The following procedures apply to the Claimant's written supplemental response (the "Supplemental Response"), subject to modification pursuant to paragraph 9(k), filed in connection with a Claims Objection Hearing for a Contested Claim:
- (i) The Claimant may file and serve its Supplemental Response (with a copy to chambers) no later than 30 business days prior to commencement of the Claims Objection Hearing. The Supplemental Response shall not exceed 20 single-sided, double-spaced pages (exclusive of exhibits or affidavits).
- (ii) If the Claimant relies on exhibits, the Claimant shall include such exhibits in its Supplemental Response (other than those previously included with either its Proof of Claim or its Response); provided, however, that the Claimant need not disclose confidential, proprietary, or otherwise protected information in the Supplemental Response; provided further, however, that the Claimant shall disclose to the Debtors all information and provide copies of all documents that the Claimant believes to be confidential, proprietary, or otherwise protected and upon which the Claimant intends to rely in support of its Contested Claim, subject to appropriate confidentiality constraints. The Claimant shall include a certificate of counsel or a declaration or affidavit authenticating any documents attached to the Supplemental Response, as appropriate.
- (iii) The Supplemental Response may include affidavits or declarations from no more than two witnesses setting forth the basis of the Contested Claim and evidence supporting the Contested Claim; provided, however, that if the Claimant intends to call a person not under such Claimant's control at the hearing, the Claimant shall, in lieu of an affidavit or declaration of such person, identify such person, the Claimant's basis for calling such person as a witness, and the reason that it did not file an affidavit or declaration of such person. If an affiant or declarant does not attend the Claims Objection Hearing, such affiant or declarant's affidavit or declaration shall be stricken. The Claimant shall not be permitted to elicit any direct testimony at the Claims Objection Hearing; instead, the affidavit or declaration submitted with the Supplemental Response, or such witnesses' deposition transcript if the witnesses were not under the Claimant's control, shall serve as the witnesses' direct testimony and the Debtors may cross examine the witnesses at the Claims Objection Hearing, or counter-designate deposition testimony. No other or additional witnesses may introduce evidence at the hearing on behalf of the Claimant.
- (iv) No later than three business days prior to commencement of the Claims Objection Hearing, if the Claimant timely filed a Supplemental Response, the Claimant may file and serve (with a copy to chambers) an amended Supplemental Response and a supplemental affidavit or declaration on behalf of each of its witnesses solely for the purpose of supplementing the Supplemental Response and the witnesses' prior affidavits or declarations with respect to matters adduced through the discovery provided by these Claims Hearing Procedures; provided that the amended Supplemental Response shall be subject to the page limitations set forth above.

- (f) <u>Debtors' Supplemental Reply</u>. The following procedures shall apply to the Debtors' written supplemental reply, if any (the "Supplemental Reply"), subject to modification pursuant to paragraph 9(k) below, filed in connection with a Claims Objection Hearing with respect to a Contested Claim:
- (i) The Debtors may file and serve (with a copy to chambers) a Supplemental Reply no later than 20 business days prior to commencement of the Claims Objection Hearing. The Supplemental Reply shall not exceed 20 single-sided, double-spaced pages (exclusive of exhibits or affidavits).
- (ii) If the Debtors rely on exhibits, the Debtors shall include such exhibits in their Supplemental Reply (other than those previously included with either their objection or reply); provided, however, that the Debtors need not disclose confidential, proprietary, or otherwise protected information in the Supplemental Reply; provided further, however, that the Debtors shall disclose to the Claimant all information and provide copies of all documents that the Debtors believe to be confidential, proprietary, or otherwise protected and upon which the Debtors intend to rely in support of their objection, subject to appropriate confidentiality constraints. The Debtors shall include a certificate of counsel or a declaration or affidavit authenticating any documents attached to the Supplemental Reply.
- (iii) The Supplemental Reply may include affidavits or declarations from no more than two witnesses setting forth the Debtors' basis for objecting to the Contested Claim and evidence in support of such objection to the Contested Claim; provided, however, that if the Debtors intend to call a person not under the Debtors' control at the hearing, the Debtors shall, in lieu of an affidavit or declaration of such person, identify such person, the Debtors' basis for calling such person as a witness, and the reason that it did not file an affidavit or declaration of such person. If an affiant or declarant does not attend the Claims Objection Hearing, as appropriate, such affiant or declarant's affidavit or declaration shall be stricken. The Debtors shall not be permitted to elicit any direct testimony at the Claims Objection Hearing, instead, the affidavit or declaration submitted with the Supplemental Reply, or such witnesses' deposition transcript if the witnesses were not under the Debtors' control, shall serve as the witnesses' direct testimony and the Claimant may cross examine the witnesses at the Claims Objection Hearing or counter-designate deposition testimony. No other or additional witnesses may introduce evidence at the hearing on behalf of the Debtors.
- (iv) No later than three business days prior to commencement of the Claims Objection Hearing, if the Debtors timely filed a Supplemental Reply, the Debtors may file and serve (with a copy to chambers) an amended Supplemental Reply and a supplemental affidavit or declaration on behalf of each of their witnesses solely for the purpose of supplementing the Supplemental Reply and the witnesses' prior affidavits or declarations with respect to matters adduced through the discovery provided by these Claims Hearing Procedures; provided that the amended Supplemental Reply shall be subject to the page limitations set forth above.
- (g) <u>Mandatory Non-Binding Summary Mediation</u>. Except as set forth below, at least 15 business days prior to commencement of the Claims Objection Hearing, the Debtors and the Claimant shall submit to mandatory non-binding summary mediation (each, a

"Mediation") in an effort to consensually resolve the Contested Claim. The Mediation shall be governed by General Order M-143 except as follows. The following procedures shall apply to each Mediation, subject to modification pursuant to paragraph 9(k) below:

- (i) Each Mediation shall be assigned to one of the mediators listed by the Debtors on Exhibit D hereto (each, a "Mediator"). The Debtors and the Claimant shall agree upon the Mediator at the Meet and Confer; provided that, if the Debtors and the Claimant are unable to agree upon a Mediator, the parties shall promptly report such inability to agree to the Court.
- (ii) The Mediator shall not have the authority to require either the Debtors or the Claimant to provide any additional briefing with respect to the Mediation.
- (iii) If (A) (1) the amount in dispute for a Contested Claim exceeds \$1,000,000 or (2) a Contested Claim asserts unliquidated claims (unless the Claimant with respect thereto irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000) and (B) the Claimant (if an individual) or the Claimant's principal place of business (if a governmental unit or a person, as defined in section 101(41) of the Bankruptcy Code, other than an individual) is located within 90 miles of Troy, Michigan, the Mediation shall be held at a neutral location in Troy, Michigan.
- (iv) If (A) (1) the amount in dispute for a Contested Claim exceeds \$1,000,000 or (2) a Contested Claim asserts unliquidated claims (unless the Claimant with respect thereto irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000), and (B) the Claimant (if an individual) or the Claimant's principal place of business (if a governmental unit or a person, as defined in section 101(41) of the Bankruptcy Code, other than an individual) is located more than 90 miles from Troy, Michigan, the Mediation shall be held at a neutral location reasonably acceptable to the Debtors and the Claimant; provided that, if the Debtors and the Claimant are unable to agree upon a neutral location at the Meet and Confer, the parties shall promptly report such inability to agree to the Court.
- (v) If (A) the amount in dispute for a Contested Claim is less than or equal to \$1,000,000 or (B) the Contested Claim asserts unliquidated claims and the Claimant with respect thereto irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000, participation in Mediation shall be voluntary and any Mediation may be held telephonically at either the Debtors' or the Claimant's request.
- (vi) A person possessing ultimate authority to reconcile, settle, or otherwise resolve the Contested Claim on behalf of each of the Debtors and the Claimant shall attend an in-person Mediation or participate in a telephonic Mediation, if any; provided, however, that the Debtors' counsel will not be precluded from attending and participating in a Mediation in the event that the claimant elects not to have its counsel attend or participate in a Mediation.
- (vii) Absent consent of each of the Claimant and the Debtors, the length of the Mediation shall be limited to one day.

- (viii) The Court will consider appropriate sanctions, including allowance or disallowance of the Contested Claim, if either party does not follow the foregoing procedures or conduct the Mediation in good faith.
- (ix) The Debtors and the Claimant shall each bear its own costs in participating in the Mediation. The Debtors are hereby authorized to pay the Mediator's fees.
- (h) <u>Claims Objection Hearing Discovery</u>. If a Claims Objection Hearing is scheduled for a particular Contested Claim, the Debtors and the Claimant shall be bound by the following discovery procedures, which shall otherwise be governed by the Bankruptcy Rules, subject to modification pursuant to paragraph 9(k) below:
- (i) No later than five business days after service of the Supplemental Response, the Debtors may request:
- (A) That the Claimant produce documents relevant to the Contested Claim. Documents shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (B) That the Claimant respond to no more than 15 interrogatories, including discrete subparts. Responses shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (C) That the Claimant respond to no more than ten requests for admission. Responses shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (ii) No later than five business days after service of the Supplemental Reply, the Claimant may request:
- (A) That the Debtors produce documents relevant to the Contested Claim. Documents shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (B) That the Debtors respond to no more than 15 interrogatories, including discrete subparts. Responses shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (C) That the Debtors respond to no more than ten requests for admission. Responses shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (iii) No earlier than fifteen business days prior to the commencement of the Claims Objection Hearing, but at least five business days prior to commencement of the Claims Objection Hearing, the Debtors may, at their election, take the deposition upon oral examination of each witness whose affidavit or declaration was proffered in support of the Claimant's Supplemental Response. Each deposition shall not exceed three hours.

- (iv) No earlier than fifteen business days prior to the commencement of the Claims Objection Hearing, but at least five business days prior to commencement of the Claims Objection Hearing, the Claimant may, at its election, take the deposition upon oral examination of each witness whose affidavit or declaration was proffered in support of the Debtors' Supplemental Reply. Each deposition shall not exceed three hours.
- (v) Except as provided in paragraph 9(g)(vi) above, nothing in this Order alters any obligation of opposing counsel with regard to communications with non-counsel opponents or any applicable law regarding corporations or other business entities to be represented by counsel.
- (i) Conduct Of The Claims Objection Hearing. The Debtors and the Claimant shall each be permitted, subject to modification pursuant to paragraph 9(k) below, no more than one hour to present their respective cases, inclusive of time cross-examining their opponent's witnesses and making argument to the Court. The parties shall coordinate with each other in advance of the hearing with respect to, joint exhibit binders, stipulated admission of evidence, anticipated disputes regarding the admission of particular evidence and any designated deposition testimony.
- Estimation Based Upon Claimant's Asserted Estimated Amount. To the (i) extent that a Contested Claim would be subject to estimation pursuant to section 502(c) of the Bankruptcy Code and the Debtors have sought authority to estimate such Contested Claim pursuant to an omnibus claims objection and/or a motion to estimate claims, if the Claimant has filed a Response in accordance with the procedures outlined above which (i) acknowledges that the Contested Claim is contingent or fully or partially unliquidated and (ii) provides the amount that the Claimant believes would be the allowable amount of such Contested Claim upon liquidation of the Contested Claim or occurrence of the contingency, as appropriate (the "Claimant's Asserted Estimated Amount"), the Debtors are hereby authorized, in their sole discretion, to elect to provisionally accept the Claimant's Asserted Estimated Amount as the estimated amount of such Contested Claim pursuant to section 502(c) of the Bankruptcy Code for all purposes other than allowance, but including voting and establishing reserves for purposes of distribution, subject to further objection and reduction as appropriate and section 502(j) of the Bankruptcy Code. The Debtors' election shall be made by serving the Claimant with a Notice Of Election To Accept Claimant's Asserted Estimated Amount in the form attached hereto as Exhibit E. The Contested Claim will otherwise remain subject in all respects to the procedures outlined herein.
- (k) <u>Ability To Modify Procedures By Agreement Or Order Of Court.</u> At the Meet and Confer, the parties shall discuss discovery parameters, briefing, evidence to be presented, the timing outlined herein, and any modifications thereto that are necessary due to the facts and circumstances of the relevant Contested Claim. Should the parties be unable to agree on reasonable modifications to these Claim Hearing Procedures, if any, either party may request that the Court promptly schedule a teleconference to consider such proposed modifications. No discovery, testimony, or motion practice other than that described herein, as modified, shall be permitted, unless otherwise agreed by the parties or ordered by the Court.

- 10. The procedures approved herein shall not apply to claims filed by Banc of America Securities LLC (as to proof of claim number 10758), Barclays Capital Inc. (as to proof of claim number 11658), Bear, Stearns & Co. Inc. (as to proof of claim number 10732), Cadence Innovation LLC, Citigroup Global Markets, Inc. (as to proof of claim number 10731), Credit Suisse Securities (USA) LLC (as to proof of claim number 10763), Merrill Lynch, Peirce, Fenner & Smith Inc. (as to proof of claim number 10761), Morgan Stanley & Co. Inc. (as to proof of claim number 10762), the Pension Benefit Guaranty Corporation, Robert Bosch GmbH, the State of California Environmental Protection Agency, the State of Michigan Environmental Protection Agency, the State of Ohio Environmental Protection Agency, Technology Properties, Ltd., UBS Securities LLC (as to proof of claim number 10759), the United States Environmental Protection Agency, and Wachovia Capital Markets, LLC (as to proof of claim number 10760) (collectively, the "Excluded Parties") for any purpose, including, but not limited to, any objections to such claims or other litigation in respect of such claims; provided, however, that nothing contained herein shall preclude any of the Excluded Parties or the Debtors, after notice and an opportunity to be heard, from seeking to establish appropriate alternative claims resolution procedures.
- 11. With respect to the claim of Gary Whitney ("Mr. Whitney") (claim number 10157) and NuTech Plastics Engineering, Inc. ("NuTech") (claim number 1279 against Delphi Automotive Systems LLC), nothing in this Order shall limit Mr. Whitney's or NuTech's ability to request relief from the automatic stay provisions under section 362 of the Bankruptcy Code subject to the Debtors' right to object to such request.
- 12. The Debtors shall not serve a Notice of Hearing on Orix Warren, LLC("Orix Warren") with respect to proof of claim number 10202 until the earliest of the following

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to occur: (a) the Debtors assume the lease between Delphi Automotive Systems LLC and Orix

Warren with respect to property located at 4551 Research Parkway in Warren, Ohio (the "Orix

Lease"), (b) the Debtors reject the Orix Lease, or (c) the Orix Lease terminates or is terminated

pursuant to its terms.

13. Nothing in this Order shall preclude any right to seek estimation of a claim

under section 502(c) of the Bankruptcy Code, any right to seek relief from the automatic stay

under section 362 of the Bankruptcy Code to liquidate a claim in a different forum, any right to

seek protection of information under section 107(b) of the Bankruptcy Code or any right not

specifically addressed in this Order.

14. This Court shall retain jurisdiction to hear and determine all matters

arising from the implementation of this order.

15. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for

the United States Bankruptcy Court for the Southern District of New York for the service and

filing of a separate memorandum of law is deemed satisfied by the Motion.

Dated: New York, New York December 6, 2006

/s/Robert D. Drain

UNITED STATES BANKRUPTCY JUDGE

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SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. (JB 4711) John K. Lyons (JL 4951) Ron E. Meisler (RM 3026)

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Four Times Square New York, New York 10036 (212) 735-3000

Kayalyn A. Marafioti (KM 9632)

Thomas J. Matz (TM 5986)

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

Delphi Legal Information Hotline:

Toll Free: (800) 718-5305 International: (248) 813-2698

Delphi Legal Information Website: http://www.delphidocket.com

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

----- x

NOTICE OF ENTRY OF ORDER WITH RESPECT TO [_____] OMNIBUS CLAIMS OBJECTION

Court for the Southern District of New York entered a [title of order] (the "Order").

PLEASE TAKE FURTHER NOTICE THAT a copy of the Order, excluding exhibits, is attached hereto.

PLEASE TAKE FURTHER NOTICE that the proof of claim listed below, which you filed against Delphi Corporation and/or other of its subsidiaries and affiliates that are debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), was the subject of the Order and was listed on Exhibit __ to the Order and was accordingly disallowed and expunged, unless otherwise provided below in the column entitled "Treatment Of Claim."

Date Filed	Claim Number	Asserted Claim Amount ¹	Basis For Objection	Treatment Of Claim	Surviving Claim Number (if any)

¹ Asserted Claim Amounts listed as \$0.00 generally reflect that the claim amount asserted is unliquidated.

PLEASE TAKE FURTHER NOTICE that you may view the complete exhibits to the Order by requesting a copy from the claims and noticing agent in the above-captioned chapter 11 cases, Kurtzman Carson Consultants LLC, at 1-888-259-2691 or by accessing the Debtors' Legal Information Website at www.delphidocket.com.

Dated: New York, New York _______, 200__

BY ORDER OF THE COURT

John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
Ron E. Meisler (RM 3026)
SKADDEN, ARPS, SLATE, MEAGHER
& FLOM LLP
333 West Wacker Drive, Suite 2100
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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----- x

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

----- X

NOTICE OF HEARING WITH RESPECT TO DEBTORS' OBJECTION TO PROOF OF CLAIM NO. [____]

of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases

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(collectively, the "Debtors"), objected to proof of claim number _____ (the "Proof of Claim") filed by _____ (the "Claimant") pursuant to the [Title Of Applicable Omnibus Claims Objection] (the "Objection").

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims, entered December ____, 2006 (the "Order"), a sufficiency hearing (the "Sufficiency Hearing") to address the legal sufficiency of the Proof of Claim and whether the Proof of Claim states a colorable claim against the asserted Debtor is hereby scheduled for ______, 200_, at 10:00 a.m. (prevailing Eastern time) in the United States Bankruptcy Court for the Southern District of New York (the "Court").

PLEASE TAKE FURTHER NOTICE that the Sufficiency Hearing will proceed in accordance with the procedures provided in the Order, unless such procedures are modified in accordance with Paragraph 9(k) thereof. Please review the Order carefully – failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 9(k)) could result in the disallowance and expungement of the Proof of Claim. A copy of the Order is attached hereto for your convenience.

PLEASE TAKE FURTHER NOTICE that the Debtors may further adjourn the Hearing at any time at least five business days prior to the scheduled hearing upon notice to the Court and the Claimant.

Dated:	New	York,	New	York
		, 2	200_	

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By:______ Kayalyn A. Marafioti (KM 9632) Thomas J. Matz (TM 5986) Four Times Square New York, New York 10036 (212) 735-3000

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----- x

In re : Chapter 11

DELPHI CORPORATION, <u>et al.</u>, : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

----- x

NOTICE OF CLAIMS OBJECTION HEARING WITH RESPECT TO DEBTORS' OBJECTION TO PROOF OF CLAIM NO. [____]

PLEASE TAKE NOTICE that on _______, 200_, Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases

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(collectively, the "Debtors"), objected to proof of claim number _____ (the "Proof of Claim") filed by _____ (the "Claimant") pursuant to the [Title Of Applicable Omnibus Claims Objection] (the "Objection").

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims, entered December ____, 2006 (the "Order"), a claims objection hearing (the "Claims Objection Hearing") for purposes of holding an evidentiary hearing on the merits of the Proof of Claim is hereby scheduled for _______, 200__, at 10:00 a.m. (prevailing Eastern time) in the United States Bankruptcy Court for the Southern District of New York (the "Court").

PLEASE TAKE FURTHER NOTICE that the Claims Objection Hearing will proceed in accordance with the procedures provided in the Order, unless such procedures are modified in accordance with Paragraph 9(k) thereof. Please review the Order carefully – failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 9(k)) could result in the disallowance and expungement of the Proof of Claim. A copy of the Order is attached hereto for your convenience.

PLEASE TAKE FURTHER NOTICE that the Debtors may further adjourn the Hearing at any time at least five business days prior to the scheduled hearing upon notice to the Court and the Claimant.

Dated:	New	York,	New	York
		, 2	.00_	

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By:____ Kayalyn A. Marafioti (KM 9632) Thomas J. Matz (TM 5986) Four Times Square New York, New York 10036 (212) 735-3000

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

EXHIBIT D

LIST OF MEDIATORS

Lawrence Abramcyzk

Marc Abrams

Ronald Barliant

Michael Baum

Morton Collins

Susan Cook

Samuel Damren

Eugene Driker

Jonathan Flaxer

Rozanne Giunta

Erwin Katz

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----- x

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

----- x

NOTICE OF DEBTORS' ELECTION TO ACCEPT CLAIMANT'S ASSERTED ESTIMATED AMOUNT FOR PROOF OF CLAIM NUMBER [_____]

PLEASE TAKE NOTICE that on _______, 200_, Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases

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(collectively, the	"Debtors"), objected to proof of claim number (the "Proof of Claim")
filed by	(the "Claimant") pursuant to the [Title Of Applicable Omnibus Claims
Objection] (the "O	Objection").

PLEASE TAKE FURTHER NOTICE that on _______, 200_, the Claimant filed its response to the objection, wherein Claimant (i) acknowledged that the Proof of Claim asserts claims that are contingent or fully or partially unliquidated and (ii) stated that the Claimant believes that the allowable amount of the Proof of Claim upon liquidation of the Contested Claim or occurrence of the contingency, as appropriate, is \$_____ (the "Claimant's Asserted Estimated Amount").

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims, entered December ____, 2006 (the "Order"), the Debtors hereby provide notice that the Debtors elect to accept the Claimant's Asserted Estimated Amount as the estimated amount of the Proof of Claim pursuant to section 502(c) of the Bankruptcy Code as set forth in the Objection. A copy of the Order is attached hereto.

PLEASE TAKE FURTHER NOTICE that any hearing scheduled pursuant to the Order is hereby cancelled.

PLEASE TAKE FURTHER NOTICE that the Debtors' election to accept the Claimant's Asserted Estimated Amount is without prejudice to the Debtors' right to object to any other claims in these chapter 11 cases, or to further object to the Proof of Claim, on any grounds whatsoever.

Dated:	New	York,	New	York
		, 2	200_	

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By:

Kayalyn A. Marafioti (KM 9632)

Thomas J. Matz (TM 5986)

Four Times Square

New York, New York 10036

(212) 735-3000

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

EXHIBIT G

05-44481-rdd Doc 13837 Filed 07/02/08 Entered 07/02/08 17:41:59 Main Document Pg 143 of 170 Delphi Corporation Thirtieth Omnibus Claims Objection

Exhibit F Service List

1	2	3	4	5	6	7	8	9	10	11	12
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature	Correct Debtor	Modified Amount	Modified Nature
	631 Windsor Run				Claims Subject			General			
Charles K Veenstra	Bloomfield Hills, MI 48304	2/11/08	16805	\$399 440 00	To Modification	05-44481	\$189,385.85				
Chanco it vecnora	Sean M Walsh Esq	2/11/00	10000	ψοσο, 110.00	TO Modification	00 11101	ψ100,000.00	Onocourca			
	Cox Hodgman and Giarmarco P C										
	101 W Big Beaver Rd Suite 1000				Claims Subject			General			
Former Shareholders of ATRi LLC	Troy, MI 48084-5280	7/31/06	14178	\$571,792.00	To Modification	05-44640	\$571,792.00	Unsecured			
	9217 Canyon Mesa Dr				Claims Subject			General			
Gardner Anthony N	Las Vegas, NV 89144-1528	5/9/06	5368	UNL	To Modification	05-44481	\$580,203.73	Unsecured			
	Jeanne Simmons										
	PO Box 932	7/00/00	40400	04 000 000 40	Claims Subject	05 44040	0470 005 04	General	05 44040	00.00	
Lorentson Mfg Co Inc	Kokomo, IN 46903-0932	7/28/06	12192	\$1,296,063.40	To Modification	05-44640	\$172,805.21	Unsecured	05-44640	\$0.00	Secured
	Bose Mckinney & Evans Llp Jeannette Eisan Hinshaw										
	135 N Pennsylvania St Ste 2700				Claims Subject			General			
Lorentson Mfg Co Inc	Indianapolis, IN 46204	7/28/06	12192	\$1 296 063 40	To Modification	05-44640	\$172,805.21		05-44640	\$0.00	Secured
LOI OI ILOON INING CO III C	Jeanne Simmons	1720700	12102	Ψ1,200,000.10	10 Modification	00 11010	ψ112,000.21	Chicocarca	00 11010	ψ0.00	Cocaroa
	PO Box 932				Claims Subject			General			
Lorentson Mfg Co SW Inc	Kokomo, IN 46903-0932	7/28/06	12375	\$449,485.89	To Modification	05-44640	\$92,029.83	Unsecured	05-44640	\$0.00	Secured
	Bose Mckinney & Evans Llp										
	Jeannette Eisan Hinshaw										
	135 N Pennsylvania St Ste 2700				Claims Subject			General			
Lorentson Mfg Co SW Inc	Indianapolis, IN 46204	7/28/06	12375	\$449,485.89	To Modification	05-44640	\$92,029.83	Unsecured	05-44640	\$0.00	Secured
	Attn Jeanne Simmons										
	PO Box 932		4400=	40= 400 00	Claims Subject	.=	40- 100 00	General			
Lorentson Tooling Inc	Kokomo, IN 46903-0932	7/27/06	11625	\$67,422.00	To Modification	05-44640	\$67,422.00	Unsecured			
	Bose Mckinney & Evans Llp Jeannette Eisan Hinshaw										
	135 N Pennsylvania St Ste 2700				Claims Subject			General			
Lorentson Tooling Inc	Indianapolis, IN 46204	7/27/06	11625	\$67,422,00	To Modification	05-44640	\$67 422 00	Unsecured			

EXHIBIT H

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SOUTHERN DISTRICT OF NEW YOR	2K	
	X	
In re	:	Chapter 11
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
Debtors.	:	(Jointly Administered)

-----x

UNITED STATES BANKRUPTCY COURT

NOTICE OF OBJECTION TO CLAIM

[Claimant Name]:

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), are sending you this notice. According to the Debtors' records, you filed one or more proofs of claim in the Debtors' reorganization cases. Based upon the Debtors' review of your proof or proofs of claim, the Debtors have determined that one or more of your "Claims," as such term is defined in 11 U.S.C. § 101(5), identified in the table below should be disallowed and expunged or modified as summarized in that table and described in more detail in the Debtors' Thirtieth Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Amended Claims, (B) Equity Claims, (C) Untimely Insufficiently Documented Claim, (D) Books And Records Claims, (E) Untimely Claims, And (F) Claims Subject To Modification (the "Thirtieth Omnibus Claims Objection"), dated June 27, 2008, a copy of which is enclosed (without exhibits). The Debtors' Thirtieth Omnibus Claims Objection is set for hearing on July 31, 2008 at 10:00 a.m. (prevailing Eastern time) before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004. AS FURTHER DESCRIBED IN THE ENCLOSED THIRTIETH OMNIBUS CLAIMS OBJECTION AND BELOW, THE DEADLINE FOR YOU TO RESPOND TO THE DEBTORS' OBJECTION TO YOUR CLAIM(S) IS 4:00 P.M. (PREVAILING EASTERN TIME) ON JULY 24, 2008. IF YOU DO NOT RESPOND TIMELY IN THE MANNER DESCRIBED BELOW, THE ORDER GRANTING THE RELIEF REQUESTED MAY BE ENTERED WITHOUT ANY FURTHER NOTICE TO YOU OTHER THAN NOTICE OF ENTRY OF AN ORDER.

The enclosed Thirtieth Omnibus Claims Objection identifies ten different categories of objections. The category of claim objection applicable to you is identified in the table below in the column entitled "Basis For Objection":

The Claim identified as having a Basis For Objection of "Amended Claim" has been amended and superseded by a later-filed Claim.

The Claim identified as having a Basis For Objection of "Amended Claim That Is Subject To Prior Order" has been amended and superseded by a later-filed Claim and is subject to a prior order.

The Claim identified as having a Basis For Objection of "Equity Claim" is a Claim filed by a holder of Delphi common stock solely on account of its stock holdings.

Claims identified as having a Basis For Objection of "Untimely Equity Claims" are Claims filed by holders of Delphi common stock solely on account of their stock holdings and were untimely filed pursuant to the Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof (Docket No. 3206) (the "Bar Date Order").

The Claim identified as having a Basis For Objection of "Untimely Insufficiently Documented Claim" is a Claim that (i) did not contain sufficient documentation in support of the Claim asserted, making it impossible for the Debtors meaningfully to review the asserted Claim and (ii) was untimely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Books And Records Claims" are Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Books And Records Claims" are Claims that (i) assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records and (ii) were not timely filed pursuant to the Bar Date Order.

The Claim identified as having a Basis For Objection of "Untimely Books And Records Tax Claim" is a Claim filed by a taxing authority that (i) asserts a liability or dollar amount that the Debtors have determined is not owing pursuant to the Debtors' books and records and (ii) was not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Untimely Claims" are Claims that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Claims Subject To Modification" are those Claims that the Debtors have determined state the incorrect amount or are overstated.

Date	Claim	Asserted Claim	Basis For	Tre	eatment Of Clai	m
Filed	Number	ber Amount ¹ Objection	Correct Debtor	Modified Amount	Modified Nature	
8	4	6	8	7	8	0
•	9	P	6	9	•	•

If you wish to view the complete exhibits to the Thirtieth Omnibus Claims Objection, you can do so at www.delphidocket.com. If you have any questions about this notice or the Thirtieth Omnibus Claims Objection to your Claim, please contact the Debtors' counsel by e-mail at delphi@skadden.com, by telephone at 1-800-718-5305, or in writing to Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of a Claim or the filing of a Claim should be directed to Claims Agent at 1-888-249-2691 or www.delphidocket.com. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

THE PROCEDURES SET FORTH IN THE ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS, ENTERED DECEMBER 7, 2006 (THE "CLAIMS OBJECTION PROCEDURES ORDER"), APPLY TO YOUR PROOFS OF CLAIM THAT ARE SUBJECT TO THE DEBTORS' OBJECTION AS SET FORTH ABOVE. A COPY OF THE CLAIMS OBJECTION PROCEDURES ORDER IS INCLUDED HEREWITH. THE FOLLOWING SUMMARIZES THE PROVISIONS OF THAT ORDER BUT IS QUALIFIED IN ALL RESPECTS BY THE TERMS OF THAT ORDER.

If you disagree with the Thirtieth Omnibus Claims Objection, you must file a response (the "Response") and serve it so that it is actually received by no later than 4:00 p.m. (prevailing Eastern Time) on July 24, 2008. Your Response, if any, to the Thirtieth Omnibus Claims Objection must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Claims Objection Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windowsbased word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton).

Your Response, if any, must also contain at a minimum the following: (i) the title of the claims objection to which the Response is directed, (ii) the name of the claimant and a brief description of the

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¹ Asserted Claim Amounts listed as "UNL" reflect that the claim amount asserted is Unliquidated.

basis for the amount of the Claim, (iii) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged, including, but not limited to, the specific factual and legal bases upon which you will rely in opposing the Thirtieth Omnibus Claims Objection, (iv) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a <u>prima facie</u> right to payment; <u>provided, however, that you need not disclose confidential, proprietary, or otherwise protected information in the Response; <u>provided further, however, that you must disclose to the Debtors all information and provide copies of all documents that you believe to be confidential, proprietary, or otherwise protected and upon which you intend to rely in support of the Claim, (v) to the extent that the Claim is contingent or fully or partially unliquidated, the amount that you believe would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate, and (vi) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the Claim.</u></u>

If you properly and timely file and serve a Response in accordance with the procedures described above, and the Debtors are unable to reach a consensual resolution with you, the hearing on any such Response will automatically be adjourned from the July 31, 2008 hearing date to a future date to be set pursuant to the Claims Objection Procedures Order. With respect to all uncontested objections, the Debtors have requested that the Court conduct a final hearing on July 31, 2008 at 10:00 a.m. (prevailing Eastern time).

IF YOUR PROOF OF CLAIM LISTED ABOVE ASSERTS CONTINGENT OR UNLIQUIDATED CLAIMS, YOU ARE REQUIRED BY THE CLAIMS OBJECTION PROCEDURES ORDER TO INCLUDE THE AMOUNT THAT YOU BELIEVE WOULD BE THE ALLOWABLE AMOUNT OF SUCH CLAIM UPON LIQUIDATION OF THE CLAIM OR OCCURRENCE OF THE CONTINGENCY, AS APPROPRIATE, IN ANY RESPONSE TO THE OBJECTION. PURSUANT TO THE CLAIMS OBJECTION PROCEDURES ORDER, THE DEBTORS MAY ELECT, IN THEIR SOLE DISCRETION, TO ACCEPT SUCH AMOUNT PROVISIONALLY AS THE ESTIMATED AMOUNT OF YOUR PROOF OF CLAIM PURSUANT TO SECTION 502(c) OF THE BANKRUPTCY CODE FOR ALL PURPOSES OTHER THAN ALLOWANCE, BUT INCLUDING VOTING AND ESTABLISHING RESERVES FOR PURPOSES OF DISTRIBUTION. YOUR PROOF OF CLAIM WOULD REMAIN SUBJECT TO FURTHER OBJECTION AND REDUCTION, AS APPROPRIATE, AND TO SECTION 502(j) OF THE BANKRUPTCY CODE. THE DEBTORS' ELECTION WOULD BE MADE BY SERVING YOU WITH A NOTICE IN THE FORM ATTACHED TO THE CLAIMS OBJECTION PROCEDURES ORDER.

The Bankruptcy Court will consider only those Responses made as set forth herein and in accordance with the Claims Objection Procedures Order. IF NO RESPONSES TO THE THIRTIETH OMNIBUS CLAIMS OBJECTION ARE TIMELY FILED AND SERVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH HEREIN AND IN THE CLAIMS OBJECTION PROCEDURES ORDER, THE BANKRUPTCY COURT MAY ENTER AN ORDER SUSTAINING THE THIRTIETH OMNIBUS CLAIMS OBJECTION WITHOUT FURTHER NOTICE OTHER THAN NOTICE OF THE ENTRY OF SUCH AN ORDER AS PROVIDED IN THE CLAIMS OBJECTION PROCEDURES ORDER. Thus, your failure to respond may forever bar you from sustaining a Claim against the Debtors.

Dated: New York, New York June 27, 2008 05-44481-rdd Doc 13837 Filed 07/02/08 Entered 07/02/08 17:41:59 Main Document Pg 149 of 170

EXHIBIT I

05-44481-rdd Doc 13837 Filed 07/02/08 Entered 07/02/08 17:41:59 Main Document Pg 150 of 170 Delphi Corporation 2002 List Main Document

COMPANY	2017427	4000004	40000000	OUTV	07475	710	COLINTRY	PHONE	E11411	DARTY / FUNCTION
COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY		EMAIL	PARTY / FUNCTION
Adalberto Cañadas Castillo		Avda Ramon de Carranza	10-1°	Cadiz		11006	Spain	34 956 226 311	adalberto@canadas.com	Representative to DASE
, tadiserte Gariadae Gastillo		Avda Hamon de Garranza	10 1	Guuiz		11000	Орант	011	addisorto@dariadad.com	Representative to Brice
										Attorneys for Fry's Metals Inc. and
Adler Pollock & Sheehan PC	Joseph Avanzato	One Citizens Plz 8th Fl		Providence	RI	02903		401-274-7200	javanzato@apslaw.com	Specialty Coatings Systems Eft
Akin Gump Strauss Hauer & Feld	'	1333 New Hampshire Ave			5.0					Counsel to TAI Unsecured
LLP Akin Gump Strauss Hauer & Feld	David M Dunn	NW		Washington	DC	20036		202-887-4000	ddunn@akingump.com	Creditors Liquidating Trust Counsel to TAI Unsecured
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Associates LP; Brighton Limited Partnership; DPS Information Services, Inc.; Etkin Management Services, Inc.; and Etkin Real Properties National City Commercial Capital Lisa M. Moore National Renewable Energy Marty Noland Principal Laboratory Attorney Marty Noland Principal Attorney Marty Noland Principal Stop 1734 Molecular Stop 1											Limited Partnership c/o Etkin
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In re. Delphi Corporation, et al. Case No. 05-44481 (RDD)

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